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*Town Council Packet*  
*February 22, 2022 @ 7:00pm*



# 1 – Agenda



## GUIDELINES FOR PUBLIC INPUT

***Public Input is a vital and important portion of every meeting and will be permitted throughout the meeting, but according to the following guidelines:***

- a. Public input is allowed during the Agenda identified **Public Input** and **Public Hearing** portion of the meeting.
  - i. If you would like to address the meeting during the appropriate times, please raise your hand and when called upon you will be asked to come to the podium. ***Announce your name*** so that your statements can be adequately captured in the meeting minutes.
  - ii. ***Please keep your comments to 3-5 minutes*** as others may want to participate throughout the meeting and to insure that the subject does not drift.
- b. Throughout the meeting agenda calls for public input will be made, generally pertaining to specific action items. Please follow the same format as above.
- c. At the conclusion of the meeting, if the meeting chair believes additional public comment is necessary, the floor will be open.

We hope that this guideline will improve the effectiveness and order of the Town's Public Meetings. It is the intent of your publicly elected officials to stay open to your feelings on a variety of issues.

Thank you, Rangely Mayor

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# Town of Rangely

February 22, 2022 - 7:00pm

## *Minutes*

### *Rangely Board of Trustees (Town Council)*

**ANDY SHAFFER, MAYOR**

**TREY ROBIE, MAYOR PROTEM**

**DON DAVIDSON, TRUSTEE**

**KODI RAE NELSON, TRUSTEE**

**TIM WEBBER, TRUSTEE**

**ALISA GRANGER, TRUSTEE**

**KEELY ELLIS, TRUSTEE**

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**1. Call to Order**

**2. Roll Call**

**3. Invocation**

**4. Pledge of Allegiance**

**5. Minutes of Meeting**

*a. Discussion and Action to approve the minutes of February 8, 2022, Town Council Meeting*

**6. Petitions and Public Input –**

*a. Mary Allred – Bike Lane*

**7. Changes to the Agenda**

**8. Public Hearings - 7:10pm**

**9. Committee/Board Meetings**

**10. RBC Commissioner Reports**

**11. Council Reports**

**12. Supervisor Reports – See Attached**

**13. Reports from Officers – Town Manager Update**

**14. Old Business**

**15. New Business**

*a. Discussion and action to approve the January Financial Summary*

*b. Discussion and action to approve CNCC Foundation Dinner Special Event Permit for March 26th, 2022*

*c. Discussion and action to approve the 2021 audit to be performed by ColoCPA Services, PC in the amount of \$12,450.00*

**16. Informational Items**

*a. RBC Covid Update*

*b. Name the Tank's new Record Label*

- c. Lincoln Day Fundraiser*
- d. AGNC Legislative*

## **17. Board Vacancies**

- a. Community Garden Board Vacancies*

## **18. Scheduled Announcements**

- a. Planning and Zoning meeting is scheduled for the Feb 2, 2022, at 9:30 am*
- b. Community Outreach meeting is cancelled for Feb 7, 2022, at 6:00 pm.*
- c. Giant Step Preschool Board meeting is scheduled for Feb 9, 2022, at 6:00 pm*
- d. Rangely District Library Board meeting is scheduled for Feb 14, 2022, at 5:00 pm*
- e. Western Rio Blanco Park & Recreation District Board meeting is scheduled for Feb 14, 2022, at 7:00 pm*
- f. Rangely Junior College District Board meeting is scheduled for Feb 15, 2022, at 12:00 noon*
- g. Rangely School District Board meeting has been scheduled for Feb 15, 2022, at 6:15 pm*
- h. Rio Blanco County Commissioners Board meeting is scheduled for Feb 15, 2022, at 11:00 am*
- i. RDA/RDC Board meeting is scheduled for Feb 17, 2022, at 7:30 am*
- j. Rangely Chamber of Commerce Board meeting is scheduled for Feb 17, 2022, at 12:00 noon*
- k. Rural Fire Protection District Board meeting is scheduled for Feb 21, 2022, at 7:00 pm*
- l. Rio Blanco Water Conservancy District Board meeting is scheduled for Feb 23, 2022, at 6:30 pm*
- m. Rangely District Hospital board meeting is scheduled for Feb 24, 2022, at 6:00 pm*

## **19. Adjournment**



## 5 – Minutes

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# Town of Rangely

February 8, 2022 - 7:00pm

## *Minutes*

### *Rangely Board of Trustees (Town Council)*

**ANDY SHAFFER, MAYOR**

**TREY ROBIE, MAYOR PROTEM**

**DON DAVIDSON, TRUSTEE**

**KODI RAE NELSON, TRUSTEE**

**TIM WEBBER, TRUSTEE**

**ALISA GRANGER, TRUSTEE**

**KEELY ELLIS, TRUSTEE**

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1. **Call to Order** – 7:00pm
2. **Roll Call** – Andy Shaffer, Trey Robie, Kodi Nelson, Tim Webber, and Alisa Granger present. Don Davidson and Keely Ellis absent.
3. **Invocation** – Led by Tim Webber
4. **Pledge of Allegiance** – Led by Lisa Piering
5. **Minutes of Meeting**
  - a. *Discussion and Action to approve the minutes of January 25, 2022, Town Council Meeting* - **Motion made by Trey Robie to approve the minutes of January 25, 2022, Town Council Meeting, second by Alisa Granger. Tim Webber abstained**
6. **Petitions and Public Input** - None
7. **Changes to the Agenda** – Added Jeannie Caldwell under Supervisor Reports. Added item 15g, under New Business
8. **Public Hearings - 7:10pm**
9. **Committee/Board Meetings** – RDA/RDC held their monthly meeting, just a regular business meeting.
10. **RBC Commissioner Reports** - None
11. **Council Reports** - None
12. **Supervisor Reports – See Attached**
  - a. *Jeannie Caldwell* – Jeannie reported to the council about the East End Entrance. The infrastructure on the east end is starting to fail. It was built about 35 years ago. Looking at redesigning, received grant for the engineering and now applying for the grant to get the work started. Jeannie also reported that McKenzie and herself are working on an OHV trail guide. Jeannie is also working on a new tourism website and should be up in a couple months. The north park project that the hospital is working on is slowly progressing. Weather has held up the process. Main Street Open for Business grants were given to two businesses and are starting their project. Jeannie stated that the Rangely Review is seeing growth and getting a lot of subscribers.

**13. Reports from Officers – Town Manager Update** – Lisa reported that Marybel and herself are working with Lexipol to transition policies. Lisa stated that Jocelyn is working on the engineering for Pinyon Circle, grant submission for the project is March 1<sup>st</sup>. Dana from DOLA stopped in Rangely and showed them the headworks project as well as other projects that DOLA has been a part of. Lisa reported that a Planning & Zoning meeting was held to possibly vacate the alley by Rangely True Values lumber yard. Will be asking legal counsel and CIRSA to get their opinions. Continue to work on grants and working on outdoor projects.

**14. Old Business**

**15. New Business**

- a. *Discussion and action to approve the January Check Register* – **Motion made by Trey Robie to approve the January Check Register, second by Alisa Granger. Motion passed**
- b. *Discussion and action to approve the appointment of Lee Stanley to the Planning and Zoning Commission* **Motion made by Tim Webber to approve the appointment of Lee Stanley to the Planning and Zoning Commission, second by Alisa Granger. Motion passed**
- c. *Discussion and action to approve the liquor license renewal for Willis Rangely Enterprises LLC DBA Rangely Liquor Store* – **Motion made by Tim Webber to approve the liquor license renewal for Willis Rangely Enterprises LLC DBA Rangely Liquor Store, second by Alisa Granger. Motion passed**
- d. *Discussion and action to approve the application to CDOT Revitalizing Main Street in the amount of \$1,634,500 for the improvements to the East Entrance* – **Motion by Alisa Granger to approve the application to CDOT Revitalizing Main Street in the amount of \$1,634,500 for the improvements to the East Entrance, second by Kodi Nelson. Motion passed**
- e. *Discussion and action to approve the application to the Northwest Colorado Development Council for a grant for further review by Just Transition to fund a Training Certificate Program at CNCC in the amount of \$400,000* – **Motion made by Tim Webber to approve the application to the Northwest Colorado Development Council for a grant for further review by Just Transition to fund a Training Certificate Program at CNCC in the amount of \$400,000, second by Trey Robie. Motion passed**
- f. *Discussion and action to approve Resolution 2022-01 a resolution cancelling the April 5, 2022, election and declaring the Mayoral Candidate Elected* – **Motion made by Time Webber to approve Resolution 2022-01 a resolution cancelling the April 5, 2022, election and declaring the Mayoral Candidate Elected, second by Alisa Granger. Motion passed**
- g. *Discussion and action to approve Resolution 2022-02 a resolution to join the book Cliffs Highway Coalition opposing the construction of the Utah Book Cliff's Highway project. This consortium involves municipalities, elected leaders, non-profit organizations and other stakeholders who are working to prevent the Book Cliffs Highway from being Built* - **Motion made by Time Webber to approve Resolution 2022-02 a resolution to join the book Cliffs Highway Coalition municipalities, elected leaders, non-profit organizations and other stakeholders who are working to prevent the Book Cliffs Highway from being built, second by Kodi Nelson. Motion passed**

## 16. Informational Items

- a. *RBC Covid Update*
- b. *Rangely Review Comment*
- c. *Rangely Chamber Old West Steak & Shrimp Dinner*

## 17. Board Vacancies

- a. *Community Garden Board Vacancies*

## 18. Scheduled Announcements

- a. *Planning and Zoning meeting is scheduled for the Feb 2, 2022, at 10:30 am*
- b. *Community Outreach meeting is cancelled for Feb 7, 2022, at 6:00 pm*
- c. *Rangely District Library Board meeting is scheduled for Feb 14, 2022, at 5:00 pm*
- d. *Western Rio Blanco Park & Recreation District Board meeting is scheduled for Feb 14, 2022, at 7:00 pm*
- e. *Rangely Junior College District Board meeting is scheduled for Feb 15, 2022, at 12:00 noon*
- f. *Rangely School District Board meeting has been scheduled for Feb 15, 2022, at 6:15 pm*
- g. *Rio Blanco County Commissioners Board meeting is scheduled for Feb 15, 2022, at 11:00 am*
- h. *RDA/RDC Board meeting is scheduled for Feb 17, 2022, at 7:30 am*
- i. *Rangely Chamber of Commerce Board meeting is scheduled for Feb 17, 2022, at 12:00 noon*
- j. *Rural Fire Protection District Board meeting is scheduled for Feb 21, 2022, at 7:00 pm*
- k. *Rio Blanco Water Conservancy District Board meeting is scheduled for Feb 23, 2022, at 6:30 pm*
- l. *Rangely District Hospital board meeting is scheduled for Feb 23, 2022, at 6:00 pm*

## 19. Adjournment – 8:02pm

ATTEST:

RANGELY TOWN COUNCIL

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Marybel Cox, Clerk

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Andy Shaffer, Mayor

## 6 – Petition and Public Input

**From:** [Mary Ann Allred](#)  
**To:** [Lisa Piering](#)  
**Subject:** Bike Lane  
**Date:** Thursday, February 3, 2022 5:59:40 PM

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I would like to present again at the town council on Feb. 22, 2022. This is a proposal that may not work, but i hope to have petition signatures that will show the interest of Rangely citizens in our children's safety.

Thank you for your interest and concern for our children's safety and needs. I am still looking for a better option and hope to help see it through as an active contributing member of the community.

Warm regards,  
Mary Ann Allred



- 8 - Public Hearings
- 9 - Committee Meeting
- 10 - Report from RBC Commissioners
- 11 - Report from Council
- 12 - Reports from Supervisors

13 – Reports from Officers

14 – Old Business

15 – New Business

# Income Statement

Town of Rangely

Month Ending January 2022

GENERAL FUND Revenue	YTD ACTUAL		2022 BUDGET	
	YTD Amount	% of Revenue	Budget 2022	% of Budget Expended
Taxes	\$84,793	48%	\$1,519,000	5.58%
Licenses and Permits	\$5,091	3%	\$17,700	28.76%
Intergovernmental Revenue	\$7,410	4%	\$1,327,000	0.56%
Charges for Services	\$40,834	23%	\$490,000	8.33%
Miscellaneous Revenue	\$36,957	21%	\$160,700	23.00%
Total General Revenue	\$175,085	100%	\$3,514,400	4.98%
GENERAL FUND Operating Expenses	YTD ACTUAL		2022 BUDGET	
	YTD Amount	% of Expenses	Budget 2022	% of Budget Expended
Town Council	\$6,421	3%	\$40,928	15.69%
Court	\$1,809	1%	\$22,209	8.14%
Administration	\$21,290	9%	\$247,786	8.59%
Finance	\$16,330	7%	\$195,528	8.35%
Building & Grounds	\$21,214	9%	\$246,567	8.60%
Economic Development	\$12,497	5%	\$325,676	3.84%
Police Department	\$98,842	42%	\$938,916	10.53%
Animal Shelter	\$4,691	2%	\$52,328	8.96%
Public Works	\$35,643	15%	\$440,517	8.09%
Foundation Trans. & Non Depart. Transfer	\$15,897	7%	\$759,000	2.09%
Total Capital Improvements	\$0	0%	\$576,000	0.00%
Total General expenses	\$234,634	100%	\$3,845,455	6.10%
Net Revenue over Expenditures	(\$59,549)	100%	(\$331,055)	17.99%
WATER FUND Revenue	YTD ACTUAL		2022 BUDGET	
	YTD Amount	% of Revenue	Budget 2022	% of Budget Expended
Water Revenue	\$50,526	100%	\$1,254,622	4.03%
WATER FUND Operating Expenses	YTD ACTUAL		2022 BUDGET	
	YTD Amount	% of Expense	Budget 2022	% of Budget Expended
Water Supply	\$37,721	60%	\$446,687	8.44%
Water Supply Capital Expense	\$0	0%	\$243,000	0.00%
Water Fund Dept. Transfers and Conting.	\$12,500	20%	\$282,956	4.42%
PW - Transportation & Distribution	\$10,972	17%	\$110,760	9.91%
PW - Transportation & Distrib. Capital Exp	\$0	0%	\$425,000	0.00%
Raw Water	\$2,024	3%	\$49,990	4.05%
Raw Water Capital Expense	\$0	0%	\$0	#DIV/0!
Total Water expenses	\$63,217	100%	\$1,558,393	4.06%
Net Revenue over Expenditures	(\$12,692)	100%	(\$303,771)	4.18%
GAS FUND Revenue	YTD ACTUAL		2022 BUDGET	
	YTD Amount	% of Revenue	Budget 2022	% of Budget Expended
Gas Revenue	\$247,739	100%	\$1,162,954	21.30%
GAS FUND Operating Expenses	YTD ACTUAL		2022 BUDGET	
	YTD Amount	% of Expense	Budget 2022	% of Budget Expended
Gas Expenses	\$164,702	92%	\$829,557	19.85%
Gas Capital Expense	\$0	0%	\$5,000	0.00%
Total Transfers	\$15,000	8%	\$180,000	8.33%
Total Selling Expenses	\$179,702	100%	\$1,014,557	17.71%
Net Revenue over Expenditures	\$68,038	100%	\$148,397	45.85%
Wastewater FUND Revenue	YTD ACTUAL		2022 BUDGET	
	YTD Amount	% of Revenue	Budget 2022	% of Budget Expended
Wastewater Revenue	\$33,027	100%	\$1,479,500	2.23%
Wastewater FUND Oper Expenses	YTD ACTUAL		2022 BUDGET	
	YTD Amount	% of Expense	Budget 2022	% of Budget Expended
Wastewater Expenses	\$23,728	10%	\$283,613	8.37%
Wastewater Capital Expense	\$211,232	85%	\$1,605,000	13.16%
Total Transfers	\$12,500	5%	\$150,000	8.33%
General Fund Loan	\$0	0%	\$0	0.00%
Total Selling Expenses	\$247,460	100%	\$2,038,613	12.14%
Net Revenue over Expenditures	(\$214,432)	100%	(\$559,113)	38.35%

Town of Rangely			Month Ending January 2022	
Rangely Housing Auth Revenue	2022 BUDGET			
	YTD Amount	% of Revenue	Budget 2022	% of Budget Expended
Rangely Housing Auth Revenue	\$17,600	100%	\$260,000	6.77%
Rangely Housing Auth Oper Expenses	+		2022 BUDGET	
	YTD Amount	% of Expense	Budget 2022	% of Budget Expended
Rangely Housing Auth Expenses	\$19,314	89%	\$174,567	11.06%
Housing Authority Capital Expense	\$0	0%	\$25,000	0.00%
Debt Service and Transfers	\$2,390	11%	\$60,000	3.98%
Total Expense	\$21,704	100%	\$259,567	8.36%
Net Revenue over Expenditures	(\$4,104)	100%	\$433	-947.92%
Fund for Public Giving Revenue	YTD ACTUAL		2022 BUDGET	
	YTD Amount	% of Revenue	Budget 2022	% of Budget Expended
Fund for Public Giving Revenue	\$0	100%	\$2,000	0.00%
Fund for Public Giving Oper Expenses	YTD ACTUAL		2022 BUDGET	
	YTD Amount	% of Expense	Budget 2022	% of Budget Expended
Fund for Public Giving Expenses	\$0	100%	\$2,000	0.00%
Net Revenue over Expenditures	\$0	#DIV/0!	\$0	0.00%
Economic Development Revenue	YTD ACTUAL		2022 BUDGET	
	YTD Amount	% of Revenue	Budget 2022	% of Budget Expended
RDA Revenues	\$5,175	100%	\$1,552,700	0.33%
Economic Development Oper Expenses	YTD ACTUAL		2022 BUDGET	
	YTD Amount	% of Expense	Budget 2022	% of Budget Expended
RDA Expenses	\$3,867	100%	\$77,600	4.98%
RDA Capitol Expense	\$0	100%	\$1,500,000	0.00%
Total Expense	\$3,867	100%	\$1,577,600	0.25%
Net Revenue over Expenditures	\$1,308	100%	(\$24,900)	-5.25%
Conservation Trust Revenue	YTD ACTUAL		2022 BUDGET	
	YTD Amount	% of Revenue	Budget 2022	% of Budget Expended
Conservation Trust Revenue (Grant \$136K)	\$0	100%	\$12,225	0.00%
Conservation Trust Oper Expenses	YTD ACTUAL		2022 BUDGET	
	YTD Amount	% of Expense	Budget 2022	% of Budget Expended
Conservation Trust Expenses	\$0	100%	\$0	0.00%
Net Revenue over Expenditures	\$0	#DIV/0!	\$12,225	0.00%
Housing Assistance Revenue	YTD ACTUAL		2022 BUDGET	
	YTD Amount	% of Revenue	Budget 2022	% of Budget Expended
Housing Assistance Revenue	\$42,000	100%	\$21,000	200.00%
Housing Assistance Oper Expenses	YTD ACTUAL		2022 BUDGET	
	YTD Amount	% of Expense	Budget 2022	% of Budget Expended
Housing Assistance Expenses	\$905	100%	\$2,000	45.25%
Net Revenue over Expenditures	\$41,095	100%	\$19,000	216.29%
Rangely Develop Corp Revenue	YTD ACTUAL		2022 BUDGET	
	YTD Amount	% of Revenue	Budget 2022	% of Budget Expended
Rangely Develop Corp Revenue	\$21	100%	\$5,800,500	0.00%
Rangely Develop Corp Expenses	YTD ACTUAL		2022 BUDGET	
	YTD Amount	% of Expense	Budget 2022	% of Budget Expended
Rangely Develop Corp Expenses	\$21	100%	\$500	4.20%
RDC Capitol Expense	\$0	100%	\$5,800,000	0.00%
Total Expense	\$21	100%	\$5,800,500	0.00%
Net Revenue over Expenditures	\$0	#DIV/0!	\$0	0.00%
INCOME STATEMENT ROLL-UP		Actual YTD	Budget YTD	
Total Revenues		\$571,173	\$15,059,901	3.79%
Total Expenses		\$751,510	\$16,098,685	4.67%
Net Revenue over Expense		-\$180,337	-\$1,038,784	17.36%

## Application for a Special Events Permit

Departmental Use Only

In order to qualify for a Special Events Permit, You Must Be a Qualifying Organization Per 44-5-102 C.R.S. and One of the Following (See back for details.)

- |                                    |   |   |
|------------------------------------|---|---|
| <input type="checkbox"/> Social    | <input type="checkbox"/> Athletic                           | <input checked="" type="checkbox"/> Philanthropic Institution |
| <input type="checkbox"/> Fraternal | <input type="checkbox"/> Chartered Branch, Lodge or Chapter | <input type="checkbox"/> Political Candidate                  |
| <input type="checkbox"/> Patriotic | <input type="checkbox"/> National Organization or Society   | <input type="checkbox"/> Municipally Owned Arts Facilities    |
| <input type="checkbox"/> Political | <input type="checkbox"/> Religious Institution              |   |

### LIAB Type of Special Event Applicant is Applying for:

- 2110 ☒ Malt, Vinous And Spirituous Liquor \$25.00 Per Day  
2170 ☐ Fermented Malt Beverage \$10.00 Per Day

### DO NOT WRITE IN THIS SPACE

Liquor Permit Number

1. Name of Applicant Organization or Political Candidate

Colorado Northwestern Community College Foundation

State Sales Tax Number (Required)

2. Mailing Address of Organization or Political Candidate (include street, city/town and ZIP)

500 Kennedy Dr.  
Rangely, CO 81648

3. Address of Place to Have Special Event (include street, city/town and ZIP)

500 Kennedy Drive  
Rangely CO 81648  
Weiss Colorado Room

4. Authorized Representative of Qualifying Organization or Political Candidate

Sue Samaniego

Date of Birth

7/4/1968

Phone Number

(970) 675-3216

Authorized Representative's Mailing Address (if different than address provided in Question 2.)

5. Event Manager

Sue Samaniego

Date of Birth

7/4/1968

Phone Number

(970) 675-3216

Event Manager Home Address (Street, City, State, ZIP)

217 S White Ave Rangely CO 81648

Email Address of Event Manager

Sue.Samaniego@cnc.edu

6. Has Applicant Organization or Political Candidate been Issued a Special Event Permit this Calendar Year?

☒ No ☐ Yes How many days? \_\_\_\_\_

7. Is the premises for which your event is to be held currently licensed under the Colorado Liquor or Beer codes?

☒ No ☐ Yes License Number \_\_\_\_\_

8. Does the Applicant Have Possession or Written Permission for the Use of The Premises to be Licensed? ☒ Yes ☐ No

List Below the Exact Date(s) for Which Application is Being Made for Permit

Date	Hours	From	To	Date	Hours	From	To	Date	Hours	From	To	Date	Hours	From	To	Date	Hours	From	To
3/26/2022																			

### Oath of Applicant

I declare under penalty of perjury in the second degree that I have read the foregoing application and all attachments thereto, and that all information therein is true, correct, and complete to the best of my knowledge.

Signature

Sue Samaniego

Title

Executive Dir. of Advancement

Date

1/25/2022

### Report and Approval of Local Licensing Authority (City or County)

The foregoing application has been examined and the premises, business conducted and character of the applicant is satisfactory, and we do report that such permit, if granted, will comply with the provisions of Title 44, Article 5, C.R.S., as amended.

THEREFORE, THIS APPLICATION IS APPROVED.

Local Licensing Authority (City or County)

Town of Rangely

☒ City

☐ County

Telephone Number of City/County Clerk

970-675-8476

Signature

Janet Miller

Title

Agent

Date

02/23/22

DO NOT WRITE IN THIS SPACE - FOR DEPARTMENT OF REVENUE USE ONLY

### Liability Information

License Account Number	Liability Date	State	Total
		-750 (999)	\$ .

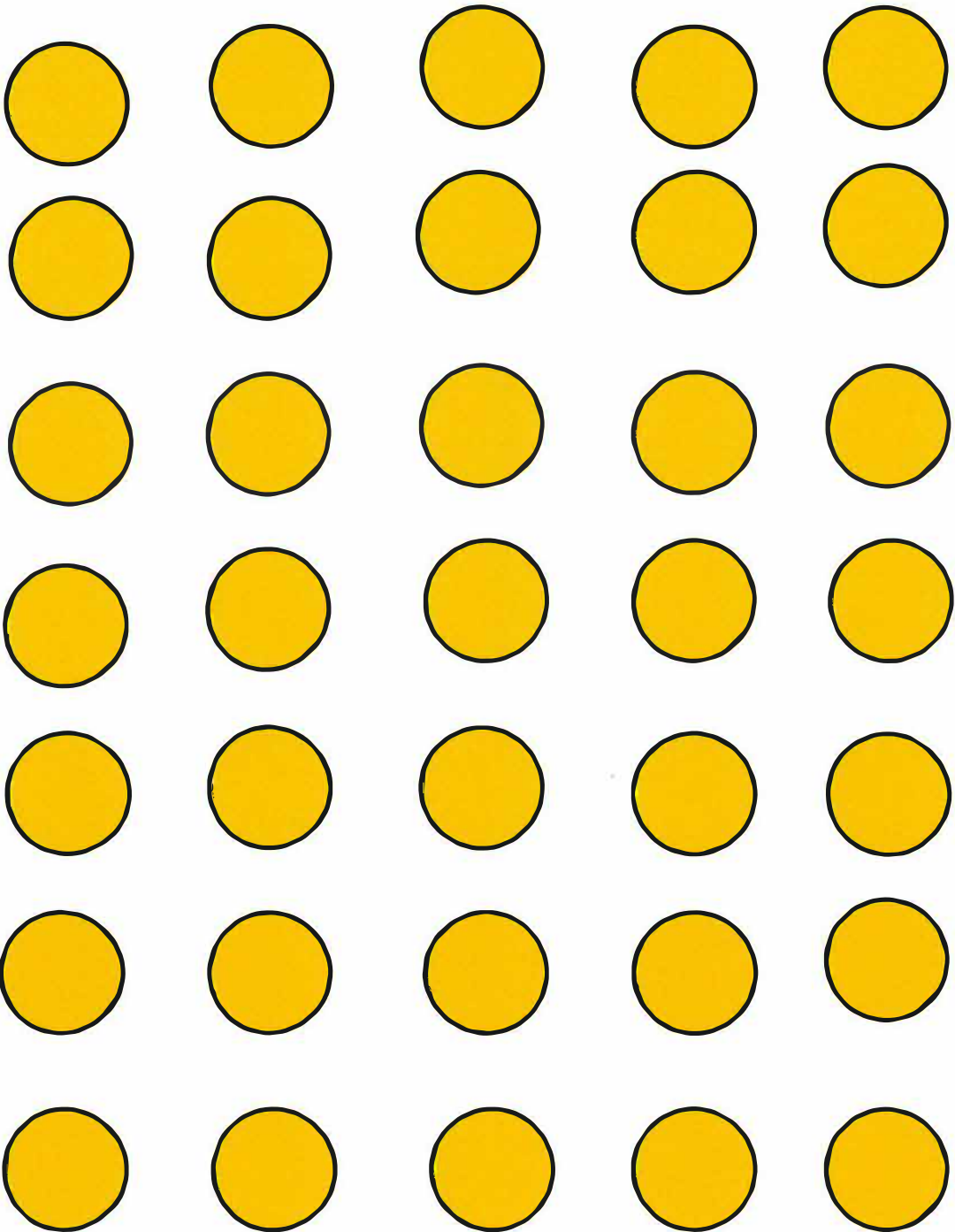
(Instructions on Reverse Side)

Dessert table

FOOD TABLES

3 tables for silent auction

2 tables for bar set up  
BAR AREA



S  
T  
A  
G  
E

EXIT  
(One table in lobby  
for check-in)

One table inside  
door



OFFICE OF THE SECRETARY OF STATE  
OF THE STATE OF COLORADO

**CERTIFICATE OF FACT OF GOOD STANDING**

I, Jena Griswold, as the Secretary of State of the State of Colorado, hereby certify that, according to the records of this office,

COLORADO NORTHWESTERN COMMUNITY COLLEGE FOUNDATION

is a

Nonprofit Corporation

formed or registered on 12/31/1979 under the law of Colorado, has complied with all applicable requirements of this office, and is in good standing with this office. This entity has been assigned entity identification number 19871388595 .

This certificate reflects facts established or disclosed by documents delivered to this office on paper through 01/21/2022 that have been posted, and by documents delivered to this office electronically through 01/25/2022 @ 09:46:14 .

I have affixed hereto the Great Seal of the State of Colorado and duly generated, executed, and issued this official certificate at Denver, Colorado on 01/25/2022 @ 09:46:14 in accordance with applicable law. This certificate is assigned Confirmation Number 13742623 .



*Jena Griswold*

Secretary of State of the State of Colorado

\*\*\*\*\*End of Certificate\*\*\*\*\*

*Notice: A certificate issued electronically from the Colorado Secretary of State's Web site is fully and immediately valid and effective. However, as an option, the issuance and validity of a certificate obtained electronically may be established by visiting the Validate a Certificate page of the Secretary of State's Web site, <http://www.sos.state.co.us/biz/CertificateSearchCriteria.do> entering the certificate's confirmation number displayed on the certificate, and following the instructions displayed. Confirming the issuance of a certificate is merely optional and is not necessary to the valid and effective issuance of a certificate. For more information, visit our Web site, <http://www.sos.state.co.us/> click "Businesses, trademarks, trade names" and select "Frequently Asked Questions."*



## Rangely Police Department

Chief of Police, TiRynn Hamblin  
Thamblin@rangelyco.gov

TO: Mayor and Town Council

From: Chief Hamblin

RE: Special Event Permit for CNCC Foundation Fundraiser Dinner liquor license

Date: February 2<sup>nd</sup>, 2022

I have reviewed the application for CNCC Foundation Fundraiser Dinner liquor license. There should be no problem if this is done the same way as all special events are conducted. All alcohol sales will be governed by local ordinance and state laws.



Chief Hamblin

209 E. Main St., Rangely, CO 81648  
Phone (970) 675-8466 Fax (970) 675-2609  
Website [www.rangely.com](http://www.rangely.com)

February 7, 2022

To Town Council and Town Manager

Town of Rangely, Colorado  
209 E Main St  
Rangely, CO 81648

We are pleased to confirm our understanding of the services we are to provide Town of Rangely, Colorado for the year ended December 31, 2021.

### **Audit Scope and Objectives**

We will audit the financial statements of the governmental activities, business-type activities, each major fund, and the disclosures, which collectively comprise the basic financial statements of Town of Rangely, Colorado as of and for the year ended December 31, 2021. Accounting standards generally accepted in the United States of America (GAAS) provide for certain required supplementary information (RSI), such as management's discussion and analysis (MD&A), to supplement Town of Rangely, Colorado's basic financial statements. Such information, although not a part of the basic financial statements, is required by the Governmental Accounting Standards Board who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. As part of our engagement, we will apply certain limited procedures to Town of Rangely, Colorado's RSI in accordance with GAAS. These limited procedures will consist of inquiries of management regarding the methods of preparing the information and comparing the information for consistency with management's responses to our inquiries, the basic financial statements, and other knowledge we obtained during our audit of the basic financial statements. We will not express an opinion or provide any assurance on the information because the limited procedures do not provide us with sufficient evidence to express an opinion or provide any assurance. The following RSI is required by U.S. generally accepted accounting principles (GAAP) and will be subjected to certain limited procedures, but will not be audited:

- 1) Management's Discussion and Analysis.
- 2) Budget Comparison Schedule – General Fund.

In connection with our audit of the basic financial statements, we will read the following other information and consider whether a material inconsistency exists between the other information and the basic financial statements, or the other information otherwise appears to be materially misstated. If, based on the work performed, we conclude that an uncorrected material misstatement of the other information exists, we are required to describe it in our report.

- 1) Combining Balance Sheet – Non-major Governmental Funds.
- 2) Combining Statement of Revenue, Expenditures, and Changes in Fund Balances – Non-major Governmental Funds.
- 3) Budgetary Comparison Schedule – Gas, Wastewater, Water, Conservation Trust, Rangely Housing Authority, Rangely Housing Assistance, Rangely Development Agency, Rangely Development Corporation, and Rangely Foundation for Public Giving Funds.
- 4) Counties, Cities, and Towns Annual Statement of Receipts and Expenditures for Roads, Bridges, and Streets.

The objectives of our audit are to obtain reasonable assurance as to whether the financial statements as a whole are free from material misstatement, whether due to fraud or error; issue an auditor's report that includes our opinion about whether your financial statements are fairly presented, in all material respects, in conformity with GAAP. Reasonable assurance is a high level of assurance but is not absolute assurance and

#### **Meeker Office**

685 Main St, Suite 2, PO Box 1109, Meeker, CO 81641

☎ : 970-878-5219

☎ : 970-878-3210 ✉ : rangely@colocpa.com

#### **Rangely Office**

118 W Main St, PO Box 770, Rangely, CO 81648

☎ : 970-675-2222

☎ : 970-675-2220 ✉ : rangely@colocpa.com

therefore is not a guarantee that an audit conducted in accordance with GAAS will always detect a material misstatement when it exists. Misstatements, including omissions, can arise from fraud or error and are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment of a reasonable user made based on the financial statements.

### **Auditor's Responsibilities for the Audit of the Financial Statements**

We will conduct our audit in accordance with GAAS and will include tests of your accounting records and other procedures we consider necessary to enable us to express such opinions. As part of an audit in accordance with GAAS, we exercise professional judgment and maintain professional skepticism throughout the audit.

We will evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management. We will also evaluate the overall presentation of the financial statements, including the disclosures, and determine whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation. We will plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement, whether from (1) errors, (2) fraudulent financial reporting, (3) misappropriation of assets, or (4) violations of laws or governmental regulations that are attributable to the government or to acts by management or employees acting on behalf of the government.

Because of the inherent limitations of an audit, combined with the inherent limitations of internal control, and because we will not perform a detailed examination of all transactions, there is an unavoidable risk that some material misstatements may not be detected by us, even though the audit is properly planned and performed in accordance with GAAS. In addition, an audit is not designed to detect immaterial misstatements or violations of laws or governmental regulations that do not have a direct and material effect on the financial statements. However, we will inform the appropriate level of management of any material errors, fraudulent financial reporting, or misappropriation of assets that comes to our attention. We will also inform the appropriate level of management of any violations of laws or governmental regulations that come to our attention, unless clearly inconsequential. Our responsibility as auditors is limited to the period covered by our audit and does not extend to any later periods for which we are not engaged as auditors.

We will also conclude, based on the audit evidence obtained, whether there are conditions or events, considered in the aggregate, that rise substantial doubt about the government's ability to continue as a going concern for a reasonable period of time.

Our procedures will include tests of documentary evidence supporting the transactions recorded in the accounts, tests of physical existence of inventories, and direct confirmation of receivables and certain assets and liabilities by correspondence with selected customers, creditors, and financial institutions. We will also request written representations from your attorneys as part of the engagement, and they may bill you for responding to this inquiry.

We may, from time to time and depending on the circumstances, use third-party service providers in serving your account. We may share confidential information about you with these service providers but remain committed to maintaining the confidentiality and security of your information. Accordingly, we maintain internal policies, procedures, and safeguards to protect the confidentiality of your personal information. In addition, we will secure confidentiality agreements with all service providers to maintain the confidentiality of your information and we will take reasonable precautions to determine that they have appropriate procedures in place to prevent the unauthorized release of your confidential information to others. In the event that we are unable to secure an appropriate confidentiality agreement, you will be asked to provide your consent prior to the sharing of your confidential information with the third-party service provider. Furthermore, we will remain responsible for the work provided by any such third-party service providers.



### **Audit Procedures—Internal Control**

We will obtain an understanding of the government and its environment, including internal control relative to the audit, sufficient to identify and assess the risks of material misstatement of the financial statements, whether due to error or fraud, and to design and perform audit procedures responsive to those risks and obtain evidence that is sufficient and appropriate to provide a basis for our opinions. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentation, or the override of internal control. An audit is not designed to provide assurance on internal control or to identify deficiencies in internal control. Accordingly, we will express no such opinion. However, during the audit, we will communicate to management and those charged with governance internal control related matters that are required to be communicated under AICPA professional standards.

### **Audit Procedures—Compliance**

As part of obtaining reasonable assurance about whether the financial statements are free of material misstatement, we will perform tests of Town of Rangely, Colorado's compliance with the provisions of applicable laws, regulations, contracts, and agreements. However, the objective of our audit will not be to provide an opinion on overall compliance and we will not express such an opinion.

### **Other Services**

We will also prepare the financial statements of Town of Rangely, Colorado in conformity with accounting principles generally accepted in the United States of America based on information provided by you.

We will perform the services in accordance with applicable professional standards. The other services are limited to the financial statement services previously defined. We, in our sole professional judgment, reserve the right to refuse to perform any procedure or take any action that could be construed as assuming management responsibilities.

### **Responsibilities of Management for the Financial Statements**

Our audit will be conducted on the basis that you acknowledge and understand your responsibility for designing, implementing, and maintaining internal controls relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error, including monitoring ongoing activities; for the selection and application of accounting policies; and for the preparation and fair presentation of the financial statement in conformity with accounting principles generally accepted in the United States of America.

Management is responsible for making drafts of financial statements, all financial records, and related information available to us and for the accuracy and completeness of that information (including information from outside of the general and subsidiary ledgers). You are also responsible for providing us with (1) access to all information of which you are aware that is relevant to the preparation and fair presentation of the financial statements, such as records, documentation, identification of all related parties and all related-party relationships and transactions, and other matters; (2) additional information that we may request for the purpose of the audit, and (3) unrestricted access to persons within the government from whom we determine it necessary to obtain audit evidence. At the conclusion of our audit, we will require certain written representations from you about the financial statements and related matters.

Your responsibilities include adjusting the financial statements to correct material misstatements and confirming to us in the management representation letter that the effects of any uncorrected misstatements aggregated by us during the current engagement and pertaining to the latest period presented are immaterial, both individually and in the aggregate, to the financial statements taken as a whole.

You are responsible for the design and implementation of programs and controls to prevent and detect fraud, and for informing us about all known or suspected fraud affecting the government involving (1) management, (2) employees who have significant roles in internal control, and (3) others where the fraud could have a material effect on the financial statements. Your responsibilities include informing us of your knowledge of any allegations of fraud or suspected fraud affecting the government received in communications from employees, former employees, grantors, regulators, or others. In addition, you are responsible for identifying and ensuring that the government complies with applicable laws and regulations.

You are responsible for the preparation of the supplementary information in conformity with accounting principles generally acted in the United States of America. Your responsibilities include acknowledging to us in the representation letter that (1) you are responsible for presentation of the supplementary information in

accordance with GAAP; (2) you believe the supplementary information, including its form and content, is fairly presented in accordance with GAAP; (3) the methods of measurement or presentation have not changed from those used in the prior period (or, if they have changed, the reasons for such changes); and (4) you have disclosed to us any significant assumptions or interpretations underlying the measurement or presentation of the supplementary information.

You agree to assume all management responsibilities for financial statement preparation services and any other nonattest services we provide; oversee the services by designating an individual, preferably from senior management, with suitable skill, knowledge, or experience; evaluate the adequacy and results of the services; and accept responsibility for them.

### **Engagement Administration, Fees, and Other**

We understand that your employees will prepare all cash, accounts receivable, or other confirmations we request and will locate any documents selected by us for testing.

The audit documentation for this engagement is the property of ColoCPA Services, PC and constitutes confidential information. However, subject to applicable laws and regulations, audit documentation and appropriate individuals will be made available upon request and in a timely manner to Office of the State Auditor or its designee. We will notify you of any such request. If requested, access to such audit documentation will be provided under the supervision of ColoCPA Services, PC personnel. Furthermore, upon request, we may provide copies of selected audit documentation to Office of the State Auditor or its designee. The Office of the State Auditor or its designee may intend or decide to distribute the copies or information contained therein to others, including other governmental agencies.

Marlo Coates is the engagement partner and is responsible for supervising the engagement and signing the report or authorizing another individual to sign it. We expect to begin our audit on approximately April 19, 2022 and to issue our reports no later than July 31, 2022.

Our fee for these services will be at our standard hourly rates plus out-of-pocket costs (such as report reproduction, word processing, postage, travel, copies, telephone, etc.) except that we agree that our gross fee, including expenses, will not exceed \$12,450. Our standard hourly rates vary according to the degree of responsibility involved and the experience level of the personnel assigned to your audit. Our invoices for these fees will be rendered each month as work progresses and are payable on presentation. In accordance with our firm policies, work may be suspended if your account becomes 60 days or more overdue and may not be resumed until your account is paid in full. If we elect to terminate our services for nonpayment, our engagement will be deemed to have been completed upon written notification of termination, even if we have not completed our report. You will be obligated to compensate us for all time expended and to reimburse us for all out-of-pocket costs through the date of termination. The above fee is based on anticipated cooperation from your personnel and the assumption that unexpected circumstances will not be encountered during the audit. If significant additional time is necessary, we will discuss it with you and arrive at a new fee estimate before we incur the additional costs.

### **Reporting**

We will issue a written report upon completion of our audit of Town of Rangely, Colorado's financial statements. Our report will be addressed to management and those charged with governance of Town of Rangely, Colorado. Circumstances may arise in which our report may differ from its expected form and content based on the results of our audit. Depending on the nature of these circumstances, it may be necessary for us to modify our opinions or add an emphasis-of-matter or other-matter paragraph to our auditor's report, or if necessary, withdraw from this engagement. If our opinions are other than unmodified, we will discuss the reasons with you in advance. If, for any reason, we are unable to complete the audit or are unable to form or have not formed opinions, we may decline to express opinions or withdraw from this engagement.

We appreciate the opportunity to be of service to Town of Rangely, Colorado and believe this letter accurately summarizes the significant terms of our engagement. If you have any questions, please let us know. If you agree with the terms of our engagement as described in this letter, please sign the attached copy and return it to us.

Very truly yours,

  
ColoCPA Services, PC



RESPONSE:

This letter correctly sets forth the understanding of Town of Rangely, Colorado.

Management signature: \_\_\_\_\_

Title: Lisa Piering, Town Manager

Date: February 22, 2022

Governance signature: \_\_\_\_\_

Title: Andy Shaffer, Mayor

Date: February 22, 2022

## 16 – Informational Items

**Subject:** FW: Rio Blanco County COVID-19 Weekly Update  
**Attachments:** Weekly Report Card 2.15.22.pdf; RBCpublicHealth-vaxtestcomboad (2) (2).pdf;  
RBCpublicHealth-vaxtestcomboad (2) (1).jpg

## **COVID-19 Weekly Update, Tuesday 2/15/2022**

Please visit <https://rbc.us/606/COVID-19-Updates> for the most current COVID data and trends available for RBC.

Total Cases to Date: 1,765  
Meeker Active: 54  
Rangely Active: 30  
Hospitalizations in the last 14 days: 5  
Total Hospitalized: 133  
School District Meeker: 7  
School District Rangely: 0  
Deaths: 12

\* Please note isolation and quarantine guidelines have been updated by the CDC. The following links direct you to the CDC and CDPHE websites that outline the new guidance. In summary, isolation and quarantine periods have been shortened with a mask component.

<https://www.cdc.gov/media/releases/2021/s1227-isolation-quarantine-guidance.html>

<https://covid19.colorado.gov/isolation-and-quarantine>

### **Testing:**

\*Please be advised that testing for COVID-19 is recommended for all symptomatic individuals (please see CDC website for list of symptoms), and all individuals who are exposed to a known case. It is advised to test 5 days after your last known exposure, or as soon as possible after you begin to develop symptoms. Testing is now available *without an appointment*, drive-up at the following times at public health in Meeker and Rangely:

**\*New schedule beginning January 3rd, 2022:**

**Meeker: Monday, Wednesday and Friday 10am-11am, Thursdays ONLY 10am-2pm. Rapid tests not available on Thursdays.**

**Rangely: Monday 1pm-2pm, Wednesdays 10am-2pm, and Friday 9-10am. Rapid tests not available on Wednesdays.**

**\*Please note Affinity testing available on Wednesdays in Rangely and Thursdays in Meeker yields PCR result with an average of <24 hour turn around.**

**\*WE WILL BE CLOSED ON MONDAY, FEBRUARY 21st. TESTING WILL TAKE PLACE ON TUESDAY, FEBRUARY 22nd THIS WEEK ONLY; 10-11 am IN MEEKER, 1-2pm IN RANGELY.**

**\*Message from RBC Public Health: Please note we are currently seeing a very high false negative rate on rapid tests with the newest variant circulating (Omicron). A negative rapid test does not mean you do not have COVID-19. If you have had known contact/exposure and are displaying symptoms, we advise following isolation instructions. State PCR tests may take up to one week for result turnaround (turnaround time has recently decreased to 2-3 days). You will be called about your result when it**

is completed by the state lab- please do not call RBC public health inquiring about your result. We are also seeing that tests are not sensitive to Omicron until several days into illness. If your tests are negative, please know you are always welcome to test again if confirmation of COVID is desired. Please also note that a negative COVID test IS NOT required to end isolation. If you are positive, you will receive a phone call and option to perform case investigation online or over the phone. After investigation, our staff will calculate your isolation end date and you will receive an official letter from RBC public health that should suffice for your employer. People may test positive for up to 90 days after infection. Additional info can be found at: <https://www.cdc.gov/coronavirus/2019-ncov/community/general-business-faq.html#:~:text=Employees%20should%20not%20return%20to,to%20return%20to%20work.>  
Thank you for your understanding and cooperation.

\*Please see the following link for information about Colorado's at-home testing program:

<https://covid19.colorado.gov/covid-19-testing-at-home>

Or visit <https://www.covidtests.gov/> for federal at-home testing info

*\*Please note at-home testing supplies may not be available based on current federal and state allocation.*

***Travel Testing is available at RBC Public Health. We offer same day rapid molecular testing for \$45. Please check travel requirements for your specific destination.***

## **Vaccinations:**

Vaccinations for COVID-19 (5 and up) and Flu available - All Insurance accepted. COVID-19 vaccines are FREE of charge. **Booster doses are now available for anyone in Colorado over the age of 12, as long as 5 months have passed since initial MRNA series or 2 months since initial J&J dose. Pfizer vaccine will soon be available for those ages 6months-4 years old. Please check back for updated availability.**

### **Walk-In Clinics (no appointment necessary):**

Meeker: Thursdays, 12:00 - 5:30 pm (Meeker Public Health Office)- 200 Main St (Fairfield Center)

Rangely: Wednesdays, 12:00 - 5:30 pm (Rangely Public Health Office)- 101 E Main St (across from the library)

**\*Please call to schedule an appointment for all other vaccines, including shingles, pneumonia, and childhood immunizations. Walk-ins for flu shots are welcomed on other days based on nurse availability.**

**Other Clinic Locations and Times:** Pioneers Medical Center Walk-In Clinic: Tuesdays and Thursdays, 9:00 - noon and 2:00 - 4:00 pm (please call to check for specific vaccine availability)



--  
Alice C. Harvey, MS BSN RN  
Rio Blanco County Director of Public Health and Environment

### **Confidentiality Statement**

*This message and any attachments are confidential and intended solely for the use of the individual or entity to which it is addressed. The information contained herein may include protected or otherwise privileged information. Unauthorized review, forwarding, printing, copying, distributing, or using such information is*

*strictly prohibited and may be unlawful. If you have received this message in error, please notify the sender by replying to this message and delete the email without further disclosure.*

# VACCINE CLINICS

Vaccinations for COVID-19 (ages 5 and up) and flu are available now. All insurance is accepted.

COVID-19 vaccines are free of charge.

**No appointment is necessary at our walk-in vaccine clinics.**

## NEW WALK-IN VACCINE CLINIC SCHEDULE

### VACCINES IN MEEKER

200 MAIN ST.

Thursdays  
12-5:30pm

### VACCINES IN RANGELY

101 E. MAIN ST.

Wednesdays  
12-5:30pm

### BOOSTER DOSES

Booster doses are available in Colorado for anyone over the age of 12, as long as 5 months have passed since initial MRNA series (Pfizer or Moderna), or 2 months since initial Johnson & Johnson dose

1st, 2nd and booster doses of Moderna and Pfizer COVID vaccinations are available at all of our clinics.

## OTHER VACCINATIONS

Please call to schedule an appointment for all other vaccines, including shingles, pneumonia, and childhood immunizations. Walk-ins for flu shots are welcome based on nurse availability.

# COVID-19 TESTING

Please be advised that testing for COVID-19 is recommended for all symptomatic individuals (please see <https://www.cdc.gov/coronavirus/2019-ncov/symptoms-testing/symptoms.html> for list of symptoms), and all individuals who are exposed to a known case. It is advised to test 5 days after your last known exposure, or as soon as possible after you begin to develop symptoms.

**Testing is now available without an appointment.**  
**Drive up at the following times in Meeker and Rangely.**

### TESTING IN MEEKER

**DRIVE-UP, 200 MAIN ST.**

Mondays, Wednesdays and  
Fridays 10am-11am  
Thursdays ONLY 10am-2pm

*Rapid tests not available on  
Thursdays.*

### TESTING IN RANGELY

**DRIVE-UP, 101 E. MAIN ST.**

Mondays 1pm-2pm  
Wednesdays 10am-2pm  
Friday 9-10am

*Rapid tests not available on  
Wednesdays.*

### AT-HOME TESTING

Visit <https://covid19.colorado.gov/covid-19-testing-at-home> for info.

### TRAVEL TESTING

We offer same day rapid molecular testing for \$45 at Public Health. Please check travel requirements for your specific destination.

## RBC COVID-19 UPDATES



**CURRENT CASE COUNTS AND STATISTICS CAN BE FOUND ON THE RIO BLANCO COUNTY DASHBOARD.**

**SCAN THE QR CODE OR VISIT  
[RBC.US/606/COVID-19-UPDATES](https://rbc.us/606/COVID-19-UPDATES)**



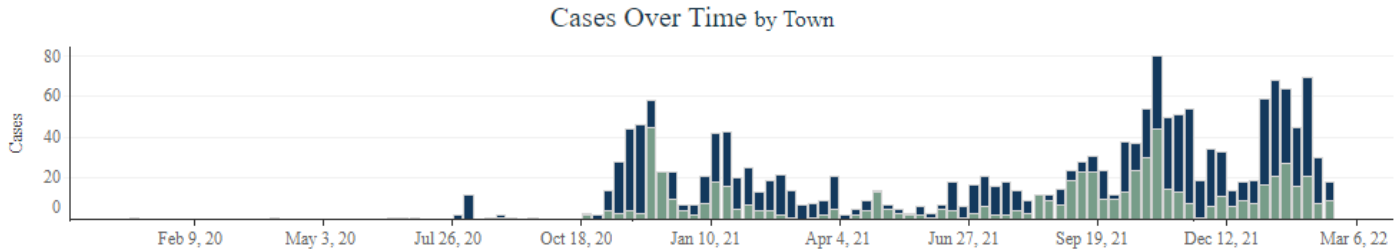
RBC Department of Public Health & Environment • 970.878.9520 Meeker • 970.878.9525 Rangely  
<https://rbc.us/282/Public-Health> • Email: [publichealth@rbc.us](mailto:publichealth@rbc.us)



# Rio Blanco County COVID-19 Metrics, 2/15/2022:

Cases reported in the past 14 days: 97  
Hospitalizations reported in the past 14 days: 5

## Weekly Snapshot as of February 15th, 2022:

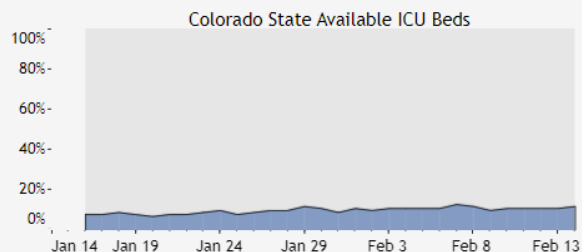
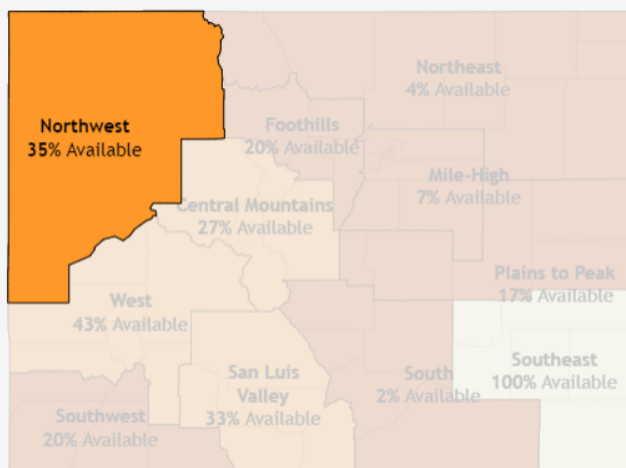


**\*EPI summary:** Continued widespread community transmission with recent decrease in case incidence rate. Omicron dominant with apparent peak reached mid-February. Influenza present in Rio Blanco County with no reported hospitalizations.

## Current hospital capacity snapshot:

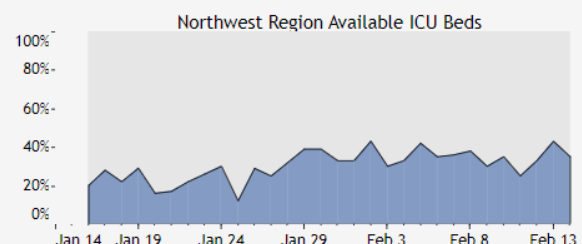
2/15/22	PMC	RDH	St. Mary's
Current COVID patients	2	0	22
Acute beds available	8/16	3/4	13/175
ICU beds available	NA	NA	17/38

## Regional Emergency Medical & Trauma Services Advisory Councils (RETAC) ICU Bed Availability



### 30 Day Differences

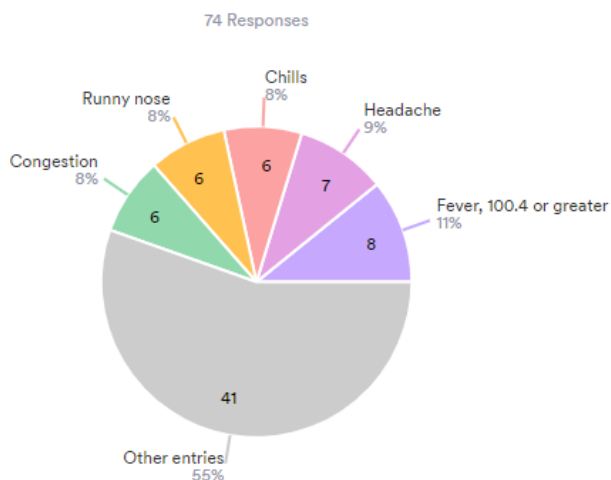
Available ICU Bed %	▲ 4%
ICU Beds in Use	▼ 69
Total ICU Beds	▲ 3



Available ICU Bed %	▲ 15%
ICU Beds in Use	▼ 10
Total ICU Beds	▲ 0

## Reported symptoms for the weeks of 1/31/22-2/14/22

Which of the following symptoms did you experience?



### Other Symptoms

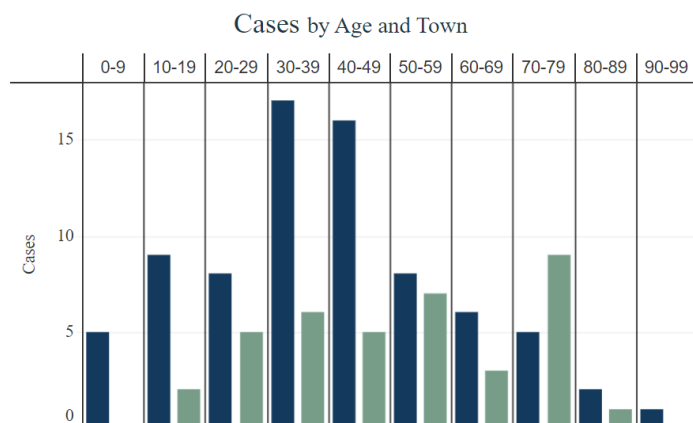
1 Response

Data	Responses
Visual distortion, confusion	1

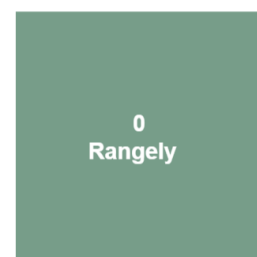
## Current Case Data (last 2 weeks):

**Total Population Vaccinated (5 and up): 41.4%**

Weekly dates reflect the beginning of the week



### Current School District Cases



**Breakthrough Data:**  
(Dashboard visualization temporarily under construction)

Breakthrough Cases	Breakthrough Hospitalizations
Fully Vaccinated= 257	Fully Vaccinated= 14
Up to Date/Boosted= 38	Up to Date/Boosted= 1

\*Dashboard totals may not reflect ALL most recent data due to reporting delays and verification process. Updated daily.

Please visit <https://rbc.us/606/COVID-19-Updates> for the most recent COVID statistics for Rio Blanco County.



**Lisa Piering**

---

**Subject:** Help Us Name The TANK's New Record Label

---

**From:** The TANK <james@tanksounds.ccsend.com> **On Behalf Of** The TANK

**Sent:** Tuesday, February 15, 2022 6:04 AM

**To:** Lisa Piering <lpiering@rangelyco.gov>

**Subject:** Help Us Name The TANK's New Record Label



**The TANK's New Record Label**

Will you help name it?

In 2022, The TANK will create a new record label and launch its first release.

Engineering and design work will happen this spring,  
publicity and distribution this fall.

Launch parties  
in New York and Los Angeles!

## **Name the Label**

The name can suggest the TANK itself,  
the feeling of profound reverb,  
the artists who visit and record in it,  
the wild desert landscape around Rangely--

or just go for it!

Winning name will be announced  
on The TANK's website and social media.

Send your suggestions to [friendsofthetank@gmail.com](mailto:friendsofthetank@gmail.com).  
Or click the button below!

**I'll Try Naming the New Label**



**Slow Beethoven**



The first release on the new label will be a work recorded at the TANK in June of 2021. A string quartet in New York, led by cellist Jeffrey Zeigler, played a Beethoven work in the reverberations of the Tank, which meant they had to slow it down radically, playing it at about one-sixth of the original adagio tempo.

The result is gorgeous, strange and new, part Beethoven and part out-of-this-world. It's called Slow Beethoven.

Slow Beethoven will lead all TANK activities this year, as the release will promote the label and the label will promote The TANK and the rest of its work, ultimately boosting visitors and booked recording sessions onsite in Rangely.

Earnings from the label will return to The TANK, supporting the organization over the long run.



**Become an Executive Producer**

The TANK is seeking individuals  
to be credited as Executive Producers  
of the new record label.  
For a \$5,000 tax-deductible donation,  
you can be an Executive Producer  
along with these generous folks

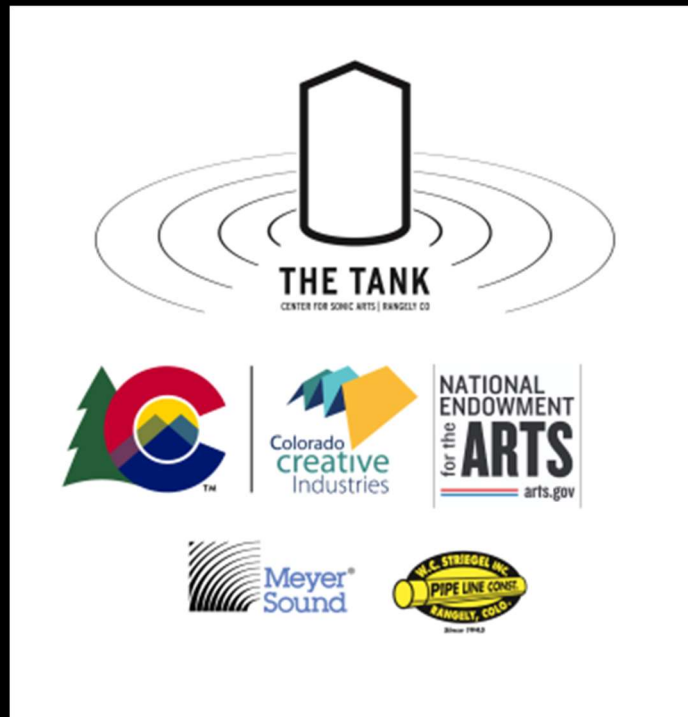
The Gil Schwartz Foundation  
Jan Burton  
David Brunel  
Sam Tolley

You'll be acknowledged  
on all label materials  
and in person at the launch events  
in New York and Los Angeles.

For more information,  
write to James Paul,  
Executive Director,  
at [james@tanksounds.org](mailto:james@tanksounds.org)

Or just hit the button below to  
make your donation.  
We'll get right back to you.

**Become an Executive Producer Now**



Tank Illustration from The New Yorker by Vincent Mahé

The TANK Center for Sonic Arts, Inc. | 233 County Road 46, Rangely, CO 81648

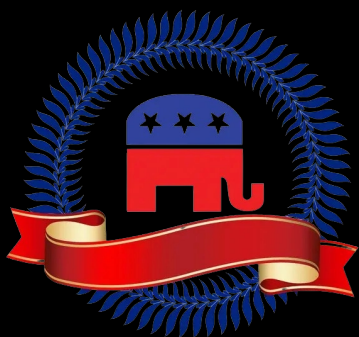
[Unsubscribe lpiering@rangelyco.gov](mailto:lpiering@rangelyco.gov)

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Sent by james@tanksounds.org powered by







# The Rio Blanco Republican Central Committee

is proud to present

## **"THE LINCOLN DAY LUNCHEON FUNDRAISER"**

Saturday, February 26th at Noon  
Fairfield Center on Main Street in Meeker

Cost: \$50 per person

To purchase tickets & RSVP

Contact:

Mona Avery: (970) 756-4594

Sam Tolley: (970) 675-2346

**Republican Candidates running for local, state  
and US offices will be invited**

## Associated Governments of Northwest Colorado

T22-006 02/16/2022

6

### Agenda for tomorrows call



Bill #	Short Title	Sponsors	Bill Summary	Comments	Calendar	Status	Position
<a href="#">HB22-1006</a>	Child Care Center Property Tax Exemption	D. Roberts (D)   K. Van Winkle (R) / K. Donovan (D)   J. Smallwood (R)	Under the state constitution, property that is used solely and exclusively for charitable purposes is exempt from property tax, unless otherwise provided by general law. Under this constitutional authority, there is currently an exemption for property used as an integral part of a child care center. Section 2 of the bill modifies this exemption by repealing the requirement that the property must be owned for strictly charitable purposes and not for private gain or corporate profit, and that the property must be irrevocably dedicated to a charitable purpose. These changes allow property that is used by a tenant or subtenant to operate a child care center to be eligible for the exemption, and the bill specifies that in such case, only the operator's use is to be considered for purposes of determining whether the property is eligible for the exemption. Section 3 requires such an operator, or the operator's authorized agent, to sign the exemption application form and to provide the property tax administrator with any requested information related to the exemption. Sections 4 and 5 make conforming	CCI Priority Bill. FN: Cuts local government revenue by approximately \$3 million per year. Childcare center must be nonprofit, buy landlord may be a profit-making entity.	NOT ON CALENDAR	2/1/2022 House Committee on Public & Behavioral Health & Human Services Refer Unamended to Appropriations	Monitor
<a href="#">HB22-1007</a>	Assistance Landowner Wildfire Mitigation	D. Valdez (D)   M. Lynch (R) / C. Simpson (R)   P. Lee (D)	Wildfire Matters Review Committee. Section 1 of the bill establishes the wildfire mitigation resources and best practices grant program (grant program) within the Colorado state forest service (forest service). To be eligible to receive a grant, a recipient must be an agency of local government, a county, municipality, special district, a tribal agency or program, or a nonprofit organization. The forest service is tasked with reviewing grant applications. Grants must be awarded to applicants proposing to conduct outreach among landowners in high wildfire hazard areas and the forest service must consider the potential impact of the applicants' proposed outreach when awarding grants. The forest service must report to the wildfire matters review committee on the grant program. Section 2 repeals the existing income tax deduction created to offset the landowner's costs incurred in performing wildfire mitigation measures for the 2023 and subsequent income tax years. Section 3 creates a state income tax credit to reimburse a landowner for the costs incurred in performing wildfire mitigation measures on the landowner's property.	FN: No tax impact, it is an income tax credit. Local jurisdictions can apply for grants for outreach.	Thursday, February 17 2022 Energy & Environment 1:30 p.m. Room LSB-A (1) in house calendar.	1/12/2022 Introduced In House - Assigned to Energy & Environment	Monitor

<a href="#">HB22-1011</a>	Wildfire Mitigation Incentives For Local Governments	L. Cutter (D)   M. Snyder (D) / T. Story (D)   P. Lee (D)	Wildfire Matters Review Committee. The bill establishes the wildfire mitigation incentives for local government grant program (grant program) in the Colorado state forest service (forest service). The grant program is established to provide state funding assistance in the form of grant awards to local governments to match revenue raised by such governments from a dedicated revenue source that is intended to be used for forest management or wildfire mitigation efforts at the local level. Such wildfire mitigation efforts include, without limitation, projects that promote fuel breaks, forest thinning, a reduction in the amount or extent of fuels contributing to wildfires, outreach and education efforts directed at property owners and other members of the public, and any other means of forest management or wildfire mitigation as determined appropriate for funding by the forest service. The grant program is administered by the forest service. On or before March 1, 2023, the forest service is required to	FN: NO Fiscal impact. Local government grants are for actual mitigation as opposed top 1007	Thursday, February 17 2022 Energy & Environment 1:30 p.m. Room LSB-A (3) in house calendar.	1/12/2022 Introduced In House - Assigned to Energy & Environment	Monitor
<a href="#">HB22-1012</a>	Wildfire Mitigation And Recovery	L. Cutter (D)   D. Valdez (D) / J. Ginal (D)   P. Lee (D)	Wildfire Matters Review Committee. Section 1 of the bill creates the wildfire mitigation and recovery grant program (grant program) in the Colorado state forest service (forest service) to provide grants to help counties with forested areas prevent and recover from wildfire incidents and ensure that such efforts are undertaken in a manner that reduces the amount of carbon that enters the atmosphere. In expending grant money, a county, to the extent practicable, shall ensure that biomass that is removed from forests is recycled or disposed of in a manner that reduces the amount of carbon that enters the atmosphere. The forest service shall administer the grant program and, subject to available appropriations, award grants out of money annually appropriated to the forest service for the grant program. The forest service shall review grant applications in consultation with the division of fire prevention and control in the department of public	Grants to local government for Recovery from fires, as well as mitigation. Applies to forested areas only.	Thursday, February 17 2022 Energy & Environment 1:30 p.m. Room LSB-A (2) in house calendar.	1/12/2022 Introduced In House - Assigned to Energy & Environment	Monitor
<a href="#">HB22-1013</a>	Microgrids For Community Resilience Grant Program	R. Pelton (R)   M. Snyder (D) / D. Hisey (R)   F. Winter (D)	The bill creates the microgrids for community resilience grant program (grant program) to be administered by the division of local government (division) in the department of local affairs (department), in collaboration with the Colorado resiliency office (office) in the division. A cooperative electric association or a municipally owned utility (utility) may apply to the division for a grant award to finance the purchase of microgrid resources in eligible rural communities within the utility's service territory that are at significant risk of severe weather or natural disaster events and in which there are one or more community anchor institutions. The microgrids, which can be connected to or be disconnected from, and work independent of, the utility's electric grid, can increase an eligible rural community's resilience regarding any interruptions to the electric grid, such as those caused by severe weather or natural disaster events. On an annual basis,	CREA pushing this. FN: \$5KK generalfund \$ for grants to cover 50% of costs of local distributed generation in rural areas	NOT ON CALENDAR	2/3/2022 House Committee on Energy & Environment Refer Amended to Appropriations	Support

<a href="#">HB22-1028</a>	Statewide Regulation Of Controlled Intersections	M. Gray (D)   E. Hooton (D) / F. Winter (D)	Transportation Legislation Review Committee. An existing statute allows a municipality or county to adopt an ordinance or resolution specifying that a person riding a bicycle, electrical assisted bicycle, or electric scooter may make a safety stop, rather than a full stop, under certain circumstances when approaching an intersection that is controlled by a stop sign or a traffic control signal as follows: When approaching a stop sign, if it is safe to proceed, the person may, after slowing to a reasonable speed of 15 miles per hour or less, or 10 or 20 miles per hour or less if so specified by municipality or county for a particular intersection and marked with appropriate signage, and yielding the right-of-way to any traffic or pedestrian in or approaching the intersection, continue through the intersection without stopping; and When approaching an illuminated red traffic control signal, the person must first stop at the intersection and yield to all other traffic and pedestrians and then, when safe to do so, may proceed straight or make a right turn through the intersection or, subject to specified conditions, make a left turn onto a one-way street only. The bill	Amended for education to be provided by proponents. CDOT pushing for lights to be exempt, allow signage. Age restrictions.	NOT ON CALENDAR	2/15/2022 House Committee on Transportation & Local Government Refer Amended to House Committee of the Whole	Oppose
<a href="#">HB22-1035</a>	Modernization Of The Older Coloradans' Act	M. Young (D)   M. Bradfield (R) / J. Ginal (D)   B. Rankin (R)	The bill updates the "Older Coloradans' Act" (act). The purpose of the act is to support older Coloradans through community planning, social services, health and well-being services, and strategies to prepare the state's infrastructure for an increasing older population of Coloradans. The bill updates include: Reorganizing the commission on the aging (commission) and increasing membership from 17 to 19 in order to coordinate and implement the strategic action plan on aging (plan) and to make recommendations; Appointing a state department of human services (state department) liaison to act as the primary contact for the commission in order to coordinate commission-related duties with the state department and other state agencies; Convening a technical advisory committee (committee) comprised of key state agency representatives to direct the implementation of the plan and the commission's recommendations; and Creating the lifelong Colorado initiative within the state department's state	FN no impact. Merely changes structure of board.	NOT ON CALENDAR	2/14/2022 House Third Reading Passed - No Amendments	Monitor
<a href="#">HB22-1046</a>	Local Designation Of Over-snow Use Only Highways	B. McLachlan (D)   M. Catlin (R) / F. Winter (D)	The bill authorizes a local government to designate all or a portion of a highway under its jurisdiction for over-snow use only when snow-packed conditions exist on the highway or for a designated continuous seasonal period for which the local government determines that snow-packed conditions are likely to exist on the highway. "Over-snow use" is defined as travel on top of snow by human-powered or animal-powered means or by an off-highway vehicle that is primarily designed or altered for use over snow and runs without tires on a continuous belt track, with or without cleats, or on one or more skis while in use over snow. A local government may limit an over-snow use designation to human-powered or animal-powered travel, or both, only when necessary for the protection and safety	CCI Bill	Wednesday, February 16 2022 GENERAL ORDERS - SECOND READING OF BILLS (2) in house calendar.	2/14/2022 House Second Reading Laid Over Daily - No Amendments	Support



<a href="#">HB22-1062</a>	Expand Sales And Use Tax Exemption For Food	H. McKean (R) / D. Hisey (R)	The bill expands the state sales and use tax exemption for food, which currently exempts most food for domestic home consumption, by also exempting from state sales and use tax most food that is not for domestic home consumption and is instead prepared for on-site consumption at a restaurant, grocery store, or other establishment or to be carried out and consumed without additional cooking or preparation.(Note: This summary applies to this bill as introduced.)		NOT ON CALENDAR	1/14/2022 Introduced In House - Assigned to Finance	
<a href="#">HB22-1063</a>	Jail Standards Commission	J. Amabile (D)   A. Benavidez (D)	The bill creates the Colorado jail standards commission (commission) in the department of public safety. The commission creates standards for the operation of Colorado's county jails (jails) and updates the standards as necessary. The commission consists of the following 20 members: 5 sheriffs or senior jail administrators; 2 county commissioners; 3 people with lived experience of being incarcerated or having a family member who is or was incarcerated in a jail; One mental health professional with experience working in a jail; One health professional with experience working in a jail; One person representing a lesbian, gay, bisexual, transgender, or queer advocacy organization; One person representing an organization advocating for the rights of people with disabilities; One person representing an organization advocating for the rights of communities of color; One person representing an organization advocating for the rights of persons with mental or physical disabilities; One non-law-enforcement person with experience working in a jail, appointed by the executive director of the department of public safety; The state public defender or the state public defender's designee; One district attorney, appointed by the Colorado district attorneys' council; and One person representing the department of public safety with expertise in jail operations. The commission shall develop standards for all aspects of jail operations as follows: Reception and release; Classification of inmates; Security; Housing; Sanitation and environmental <del>conditions; Communication; Visitation; Health care; mental and behavioral</del>	Amended to create a study to recommend legislation, issues taken up bill by bill.	NOT ON CALENDAR	2/9/2022 House Committee on Judiciary Refer Amended to Appropriations	Monitor
<a href="#">HB22-1067</a>	Clarifying Changes To Ensure Prompt Bond Hearings	S. Woodrow (D)   S. Gonzales-Gutierrez (D) / P. Lee (D)	Under current law, when a defendant is detained in jail on a municipal hold, the defendant must receive a hearing before the municipal court within 2 calendar days, excluding Sundays and federal holidays. The bill requires the hearing to be held within 48 hours after the defendant arrives at the jail. The bill makes clarifying changes to the district attorney assistance for bond hearings grant program and repeals the district attorney assistance for bond hearings cash fund.(Note: This summary applies to this bill as introduced.)	Amended to clarify 48H begins on receipt of notice, exempt when defendant cannot (health) or refuses to attend. allows AV attendance, and if AV is unavailable telephone.	NOT ON CALENDAR	2/15/2022 House Committee on Judiciary Refer Amended to Appropriations	Oppose

<a href="#">HB22-1072</a>	Habitat Partnership Program	P. Will (R)   D. Roberts (D) / K. Donovan (D)   C. Simpson (R)	The habitat partnership program (program) assists the division of parks and wildlife (division) with reducing wildlife conflicts and meeting game management objectives. Section 1 of the bill: Authorizes the director of the division (director) to independently appoint members of the habitat partnership council (council) that, in part, advises local habitat partnership committees (committees) that help implement program objectives; Expands the scope of the program to assist the division with private land conservation and wildlife migration corridor efforts; With respect to reducing wildlife conflicts, prioritizes conflicts that arise from forage and fence issues related to big game ungulate species, which are big game species that are hooved mammals; Authorizes the council to allocate an annual budget to each committee, subject to final approval by the director, and expend funds in areas of the state that are not covered by a committee;		Thursday, February 17 2022 State Library Appropriations 8:00 a.m. Room Old (4) in house calendar.	2/7/2022 House Committee on Agriculture, Livestock, & Water Refer Unamended to Appropriations	Support
<a href="#">HB22-1097</a>	Dissolution Of Special Districts	D. Valdez (D) / C. Simpson (R)	Under current law, municipalities and regional service authorities are authorized to file an application for dissolution of a special district with the board of directors of the special district. The bill expands current law to authorize a board of county commissioners to file with the special district's board of directors an application for dissolution of the special district if the special district is wholly located in the boundaries of the county and to file jointly with another board of county commissioners a petition for dissolution of a special district located in 2 or more counties. The bill also expands current law to allow a board of county commissioners and a special district that is wholly within the county's boundaries and that has no financial obligations or outstanding debt to mutually consent to dissolution of the special district via a court order dissolving the special district without an election. (Note: This summary applies to this bill as introduced.)	FN: No fiscal impact	NOT ON CALENDAR	2/14/2022 House Third Reading Passed - No Amendments	Support
<a href="#">HB22-1108</a>	Include Vendor Name In Web-based Info System	J. Rich (R) / R. Scott (R)	The transparency online project is a free, searchable, web-based system that provides public access to information about state and county revenue and expenditures. Currently, the web-based system does not always include the name of the vendor paid in connection with an expenditure. The bill requires the web-based system to include the name of the vendor paid in connection with each expenditure included in the system. (Note: This summary applies to this bill as introduced.)		NOT ON CALENDAR	1/20/2022 Introduced In House - Assigned to State, Civic, Military, & Veterans Affairs	Monitor

<a href="#">HB22-1109</a>	On-demand Air Carrier Aircraft Sales Tax Exemption	D. Woog (R)   S. Bird (D) / L. Liston (R)   C. Kolker (D)	For 7 years beginning on January 1, 2023, the bill creates a sales and use tax exemption for the sale, storage, use, or consumption of an aircraft used or purchased for use in interstate or intrastate commerce by an on-demand air carrier. An on-demand air carrier is an entity authorized by the federal aviation administration to operate an aircraft to transport people or property in compliance with the administration's certification and operations requirements. The aeronautics division in the department of transportation is required to provide the state auditor with any available information that would assist the state auditor's measurement of the effectiveness of the exemption. The bill specifies that a statutory town, city, or county may exempt the same items only by express inclusion of the exemption in its initial sales tax ordinance or resolution or by amendment thereto and also that the exemptions do not apply to the tax imposed by a special district or other limited purpose governmental entity. (Note: This summary applies to this bill as introduced.)		Thursday, February 17 2022 Business Affairs & Labor 1:30 p.m. Room 0112 (4) in house calendar.	1/20/2022 Introduced In House - Assigned to Business Affairs & Labor	Support
<a href="#">HB22-1117</a>	Use Of Local Lodging Tax Revenue	D. Roberts (D)   M. Catlin (R) / D. Coram (R)   K. Donovan (D)	Section 1 of the bill amends the authority of a local marketing district (district) to allow it to use the proceeds of its marketing and promotion tax levied on rooms or accommodations (marketing and promotion tax) for activities related to workforce recruitment, management, and development and for facilitating and enhancing visitor experiences. It also allows a district to make capital expenditures related to these purposes, as well as for business recruitment, management, and development. If a district's allowable uses of the marketing and promotion tax revenue approved by voters prior to January 1, 2022, do not include an additional use, then under section 2 , the district will require subsequent voter approval to use the marketing and promotion tax revenue for that purpose. Counties are currently authorized, with prior voter approval, to levy a county lodging tax for the purpose of advertising and marketing local tourism. Section 3 expands the lodging tax to allow the revenue to also be used for: Economic development; Workforce recruitment, management, and development; or Facilitating and enhancing visitor experiences. If a county already has a lodging tax that is limited to advertising and marketing local tourism, then the county must obtain voter approval to begin using the lodging tax	Bill being amended to tighten up allowable uses.	Wednesday, February 16 2022 THIRD READING OF BILLS - FINAL PASSAGE (5) in house calendar.	2/16/2022 House Third Reading Passed - No Amendments	Support



<a href="#">HB22-1131</a>	Reduce Justice-involvement For Young Children	S. Gonzales-Gutierrez (D)   J. Bacon (D) / D. Coram (R)   J. Gonzales (D)	The bill changes the minimum age of a juvenile who is subject to the juvenile court's jurisdiction. Under current law, juveniles who are 10 years of age and older can be prosecuted in juvenile court. The bill removes juveniles who are 10, 11, and 12 years of age from the juvenile court's jurisdiction and increases the age for a prosecution in juvenile court to 13 years of age; except in the case of a homicide, then the juvenile court's jurisdiction extends to juveniles who are 10, 11, and 12 years of age. The bill changes the minimum age of a county court's concurrent original jurisdiction with the district court in criminal actions that constitute misdemeanors or petty offenses to a person who is 13 years of age. The bill changes the minimum age of a municipal court's jurisdiction for a charge of a municipal offense to a person who is 13 years of age. The bill clarifies that juveniles who are 10, 11, and 12 years of age may be taken into temporary custody by law enforcement for safety and then may be referred to appropriate services. Existing funding used to serve children who are 10, 11,		Wednesday, February 16 2022 Judiciary 1:30 p.m. Room 0107 (4) in house calendar.	1/21/2022 Introduced In House - Assigned to Judiciary	
<a href="#">HB22-1132</a>	Regulation And Services For Wildfire Mitigation	R. Holtorf (R) / L. Liston (R)	The bill requires that a fire department (defined to include a fire protection district as well as a county or municipality) be notified prior to conducting a controlled burn on private property and prohibits a person from conducting a controlled burn under certain conditions. The bill also sets forth civil and criminal penalties for a person who does not provide notice prior to conducting a controlled burn or otherwise violates the bill's requirements.(Note: This summary applies to this bill as introduced.)	Requires local jurisdictions to be notified of controlled burns. FN talks about processing notices and costs if fire district chooses to be present.	NOT ON CALENDAR	1/21/2022 Introduced In House - Assigned to Energy & Environment	
<a href="#">HB22-1149</a>	Advanced Industry Investment Tax Credit	M. Lynch (R)   S. Bird (D) / B. Rankin (R)   C. Hansen (D)	The bill extends the advanced industry investment tax credit for an additional 5 years, increases the annual maximum amount of the tax credit from \$750,000 to \$4 million and increases the tax credit from 30% to 35% of a qualified investment in rural or economically distressed areas. (Note: This summary applies to this bill as introduced.)		NOT ON CALENDAR	2/4/2022 Introduced In House - Assigned to Finance	

<a href="#">HB22-1152</a>	Prohibit Employer Adverse Action Marijuana Use	E. Hooton (D)   B. Titone (D)	The bill prohibits an employer from taking adverse action against an employee, including an applicant for employment, who engages in the use of: Medical marijuana on the premises of the employer during working hours; or Retail or medical marijuana off the premises of the employer during nonworking hours. An employer is permitted to impose restrictions on employee use of medical or retail marijuana under specified circumstances. (Note: This summary applies to this bill as introduced.)		Thursday, February 24 2022 Business Affairs & Labor 1:30 p.m. Room 0112 (2) in house calendar.	2/4/2022 Introduced In House - Assigned to Business Affairs & Labor	Oppose
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<a href="#">HB22-1166</a>	Incentives Promote Colorado Timber Industry	M. Lynch (R)	<p>Section 1 of the bill creates the timber industry workforce development program (internship program) in the Colorado state forest service (forest service) to provide incentives to timber businesses to hire interns through partial reimbursement of the costs to such businesses of hiring interns. Not later than January 1, 2023, the forest service is required to promulgate policies, procedures, and guidelines for administering the internship program. The bill specifies minimum components of the policies, procedures, and guidelines. Subject to available appropriations, the forest service may reimburse a qualified timber business an amount not to exceed 50% of the actual cost to the business to employ the intern. The actual cost includes the wages paid to the intern, a reasonable allocation of fixed overhead expenses, and all incidental costs directly related to the internship. Based on the annual appropriation for the internship program, the forest service shall determine how many internships may be approved, the amount of reimbursement per internship, and whether a timber business may be reimbursed for more than one intern in the same fiscal year. However, no timber business may be reimbursed for more than 3 internships in the same fiscal year. Under current law, for fiscal years commencing on or after July 1, 2008, but prior to the fiscal year commencing on July 1, 2020, and for fiscal years commencing on or after July 1, 2021, but prior to the fiscal year commencing on July 1, 2026, all sales, storage, and use of wood from salvaged trees in Colorado that were killed or infested by mountain pine beetles or spruce beetles, including but not limited to products such as lumber, furniture built from the salvaged trees, and wood chips or wood pellets generated from the salvaged trees, are exempt from the state sales and use tax. For fiscal years commencing on or after July 1, 2022, but prior to the fiscal year commencing on July 1, 2026, section 2 extends this exemption to include all sales, storage, and use of wood harvested in Colorado that is sold on a retail basis, including but not limited to products such as lumber, furniture built from such wood, wood chips or wood pellets generated from such wood, and wood from salvaged trees in Colorado that were killed or infested by mountain pine beetles or spruce beetles. For income tax years commencing on or after</p>		NOT ON CALENDAR	2/4/2022 Introduced In House - Assigned to Energy & Environment	
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<a href="#">HB22-1193</a>	Fund Just Transition Coal Workforce Programs	L. Herod (D)   J. McCluskie (D) / C. Hansen (D)   B. Rankin (R)	Joint Budget Committee. The bill directs the state treasurer to transfer \$2 million from the coal transition workforce assistance program account (account) to the just transition cash fund (fund) on the effective date of the bill and directs the general assembly to appropriate \$150,000 from the fund to the department of higher education for allocation to the Colorado school of mines to expand the Carbon Ore, Rare Earth, and Critical Minerals Initiative for U.S. Basins (CORE-CM initiative) in the Greater Green river and Wind river basins. Additionally, the bill modifies the account as follows: Removes the requirement that the department of labor and employment (department) expend specified percentages of money in the account by specified fiscal years; and Removes the prioritization of account expenditures first for programs that directly support coal transition workers, thereby allowing the department to also expend money in the account for programs that support coal transition workers' family members		Thursday, February 17 2022 GENERAL ORDERS - SECOND READING OF BILLS - CONSENT CALENDAR (11) in senate calendar.	2/16/2022 Senate Second Reading Special Order - Passed - No Amendments	Support
<a href="#">SB22-001</a>	Crime Prevention Through Safer Streets	J. Buckner (D)   L. Garcia (D) / N. Ricks (D)   K. Tipper (D)	The bill creates the crime prevention through safer streets grant program (grant program) in the department of public safety (DPS). The bill requires DPS to issue requests for proposals to local governmental agencies for the agencies to identify areas where crime is prevalent. After identifying such areas, local governmental agencies can apply to DPS for grants for improvements designed to create safer streets. The bill directs DPS to establish policies and procedures for the grant program. It also creates an advisory committee to review grant requests and make recommendations to the executive director of DPS. The executive director reviews responses to the requests for proposals and grants and determines which local governmental agencies will receive money and the amount of each grant. The bill appropriates \$10.3 million to DPS for the grant program. (Note: This summary applies to this bill as introduced.)		NOT ON CALENDAR	1/12/2022 Introduced In Senate - Assigned to Local Government	

<a href="#">SB22-005</a>	Law Enforcement Agency Peace Officer Services	J. Bridges (D)   J. Cooke (R)	The bill requires the department of law (department) to implement a pilot grant program (grant program) to support a law enforcement agency to retain and recruit qualified and trained P.O.S.T.-certified peace officers. The department may award grants to help fund retention programs, recruitment purposes, and to provide financial resources for law enforcement academy training, academy trainees, and continuing education opportunities. For the 2022-23 state fiscal year, \$5 million is appropriated from the general fund to the P.O.S.T. board cash fund to be spent in accordance with the purpose of the grant program and requires that no more than 2% of the appropriated funds be used for administrative purposes. The bill establishes a P.O.S.T. board committee to review grant applications and advise the department on the grant program. The bill grants the attorney general the power to administer the requirements of the grant program. The grant program is repealed effective July 1, 2024. Under current law, there is a peace officer behavioral health support and community partnership grant program (nrogram). The program specifies	Grant Program	Thursday, February 17 2022 SENATE JUDICIARY COMMITTEE 1:30 PM SCR 352 (3) in senate calendar.	1/12/2022 Introduced In Senate - Assigned to Judiciary	Support
<a href="#">SB22-006</a>	Sales Tax Assistance For Small Bus	C. Kolker (D)   R. Rodriguez (D) / B. McLachlan (D)   M. Snyder (D)	The bill permits a retailer with total taxable sales in the amount of \$100,000 or less to retain 5.3% of the sales tax reported as compensation for the retailer's expenses incurred in collecting and remitting the tax (vendor fee) for sales made in 2023, rather than retaining a 4% vendor fee, which is what current law allows. The bill also clarifies that the calculation of the amount that is credited to the housing development grant fund is only based on the changes to the vendor fee from House Bill 19-1245, and not on any subsequent modifications, including those changes made in this bill.(Note: This summary applies to this bill as introduced.)	Applies to state portion of tax	Wednesday, February 16 2022 SENATE FINANCE COMMITTEE 1:30 PM Old Supreme Court (2) in senate calendar.	1/12/2022 Introduced In Senate - Assigned to Finance	Monitor

<a href="#">SB22-007</a>	Increase Wildfire Risk Mitigation Outreach Efforts	P. Lee (D)   T. Story (D) / L. Cutter (D)   M. Snyder (D)	Wildfire Matters Review Committee. The bill requires the Colorado state forest service (forest service) to convene a working group (working group) that includes the division of fire prevention and control in the department of public safety (DFPC) and the United States forest service (USFS), and that may include other local, state, or federal partners and entities engaged in wildfire risk mitigation in the wildland-urban interface (WUI). The working group shall consider how best to conduct enhanced wildfire awareness month outreach campaigns in 2023 and 2024, as well as other outreach efforts that inform and motivate residents in the WUI to engage in more wildfire risk mitigation. The working group's considerations also include how best to distribute educational resources and information and which methods of outreach are most effective in reaching the targeted audience. After considering feedback from the working group, and subject to available appropriations, the forest service shall implement an enhanced wildfire awareness month outreach campaign in conjunction with the DFPC and the USFS in 2023 and 2024, as well as other outreach efforts in the 2022-23 and	workgroup to consider wildfire outreach. May have costs only if you disseminate materials that are developed	NOT ON CALENDAR	2/1/2022 Senate Committee on Local Government Refer Amended to Appropriations	Monitor
<a href="#">SB22-029</a>	Investment Water Speculation	D. Coram (R)   K. Donovan (D) / K. McCormick (D)	Water Resources Review Committee. Section 1 of the bill prohibits a purchaser of agricultural water rights that are represented by shares in a mutual ditch company from engaging in investment water speculation. Investment water speculation is the purchase of agricultural water rights that are represented by shares in a mutual ditch company in the state with the intent, at the time of purchase, to profit from an increase in the water's value in a subsequent transaction or by receiving payment from another person for nonuse of all or a portion of the water subject to the water right. On or after January 1, 2023, the state engineer or the state engineer's designee (state engineer) may investigate complaints of investment water speculation. If a purchaser holds, or by virtue of a proposed sale or transfer, will hold at least a minimum percent of the shares in a mutual ditch company, about which minimum percent the mutual ditch company must determine and notify the state engineer on or before December 31, 2022, there is a rebuttable presumption that the purchaser is engaged in investment water speculation. The state engineer may fine a purchaser up	Member's inquired. Sponsors pushing bill off for further discussion.	NOT ON CALENDAR	1/12/2022 Introduced In Senate - Assigned to Agriculture & Natural Resources	Deliberating

<a href="#">SB22-032</a>	Simplify Local Sales & Use Tax Administration	J. Bridges (D)   R. Woodward (R) / C. Kipp (D)   K. Van Winkle (R)	Sales and Use Tax Simplification Task Force. In order to enable the streamlining of the imposition, collection, and administration of sales and use taxes imposed by local taxing jurisdictions on retail sales made by retailers that have a state standard retail license and either do not have physical presence in a local taxing jurisdiction or have only incidental physical presence in a local taxing jurisdiction through the streamlining of application requirements for and elimination of fees for local general business licenses, the bill requires the department of revenue (department) to require sufficient information to be collected from such a retailer, when the retailer applies for or renews a state standard retail business license through the state's electronic sales and use tax simplification system (SUTS) or by other means or at any other time to the extent necessary, and made available to local taxing jurisdictions to ensure that concerns of local taxing jurisdictions, including but not limited to concerns relating to administrative efficiency, retailer compliance, and collection of sales and use tax revenue are addressed. The department is required to consult with local taxing jurisdictions when determining what information to collect and how to make the information collected available to local taxing jurisdictions and making and testing modifications. The department is also required to consult with retailers and to address any reasonable concerns they may have. The department is required to accomplish these tasks expeditiously so that no later than July 1, 2023, and sooner if feasible, a retailer that has a state standard retail license and either does not have physical presence within a local taxing jurisdiction or has only incidental physical presence can make retail sales within the local taxing jurisdiction without having to obtain a general business license from the local taxing jurisdiction. On and after July 1, 2022, a local taxing jurisdiction is prohibited from charging a fee for a local general business license to a retailer that has a state standard retail license, makes retail sales within the local taxing jurisdiction, and either does not have physical presence within the local taxing jurisdiction or has only incidental physical presence within the local taxing jurisdiction. On and after July 1, 2023, a local taxing jurisdiction is prohibited from requiring such a retailer to apply separately to the local taxing jurisdiction for a	the bill reduces fee revenue to local taxing jurisdictions that use SUTS, as they are prohibited from charging a fee to relevant retailers	NOT ON CALENDAR	1/26/2022 Senate Committee on Business, Labor, & Technology Refer Amended to Appropriations	
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<a href="#">SB22-041</a>	Pretrial Release For Repeat And Violent Offenders	R. Woodward (R) / M. Bradfield (R)   M. Soper (R)	Current law prohibits a court from releasing a person on an unsecured personal recognizance bond without consent of the district attorney or unless the court imposes certain additional individualized conditions of release if the person is presently free on another bond of any kind in another criminal action involving a felony or a class 1 misdemeanor, has a record of conviction of a class 1 misdemeanor within 2 years or a felony within 5 years, has willfully failed to appear on bond in any case involving a felony or a class 1 misdemeanor charge in the preceding 5 years (collectively, persons accused of repeat or violent offenses). The bill removes the provisions regarding district attorney consent and additional conditions of release and prohibits a court from releasing a person accused of repeat or violent offenses on any unsecured personal recognizance bond. The bill adds to persons accused of repeat or violent offenses a person who is accused of committing a crime of violence and the court finds probable cause to believe that the person has committed the offense. Existing law requires any monetary condition of pre-trial release to be reasonable. The bill clarifies that for a person accused of repeat or violent offenses, a reasonable monetary condition is at least \$7,500. (Note: This summary applies to this bill as introduced.)	FN Increased costs from more incarceration	NOT ON CALENDAR	1/14/2022 Introduced In Senate - Assigned to Judiciary	
<a href="#">SB22-051</a>	Policies To Reduce Emissions From Built Environment	C. Hansen (D)	The bill specifies that air-source and ground-source heat pump systems are household furnishings exempt from the levy and collection of property tax. The bill exempts air-source and ground-source heat pump systems from the definition of "fixtures" for property tax purposes. Beginning July 1, 2024, the bill exempts from state sales and use tax all sales, storage, and use of eligible decarbonizing building materials. "Eligible decarbonizing building materials" are defined as building materials that have a maximum acceptable global warming potential as determined by the office of the state architect. In addition, beginning January 1, 2023, the bill exempts from state sales and use tax all sales, storage, and use of air-source and ground-source heat pump systems that are used in commercial or residential buildings. The bill specifies that a statutory town, city, or county may exempt the same items only by express inclusion of the exemption in its initial sales tax ordinance or resolution or by amendment thereto. (Note: This summary applies to this bill as introduced.)	tax exemptions for green furnaces and materials. Cuts sales and use tax revenue for local governments that use state collection system. Hits property tax is an amount that is not determinable, since property taxes are based on market evaluation and there is no way ti determine how one of these systems will affect value	Wednesday, February 23 2022 SENATE FINANCE COMMITTEE 1:30 PM Old Supreme Court (1) in senate calendar.	2/8/2022 Senate Committee on Transportation & Energy Refer Amended to Finance	

<a href="#">SB22-063</a>	Property Ownership Fairness Act	L. Liston (R) / A. Pico (R)	The bill enacts the "Property Ownership Fairness Act" (act). The bill entitles a property owner to seek just compensation from a governmental entity that enacts a land use law reducing the right of a property owner to use, divide, sell, or possess their property and reducing the fair market value of the property. The bill sets forth the procedure by which a property owner can demand just compensation and sets forth exceptions where a property owner is not entitled to seek just compensation for a land use law. Additionally, the bill prohibits a governmental entity from enacting a land use law that caps residential building permits issued in a single or multi-year period with the intent of limiting growth or development.(Note: This summary applies to this bill as introduced.)	Requires compensation for market value losses for changes in land use regulations	Thursday, February 17 2022 SENATE STATE, VETERANS, & MILITARY AFFAIRS COMMITTEE Upon Adjournmen t Old Supreme Court (2) in senate calendar.	2/8/2022 Senate Committee on State, Veterans, & Military Affairs Witness Testimony and/or Committee Discussion Only	
<a href="#">SB22-065</a>	Modification To County Coroners' Salaries	D. Hisey (R)   T. Story (D)	Beginning January 1, 2023, the bill increases the salary of newly elected or reelected category II county coroners to match the salary of category II county treasurers. The bill also allows a category II county coroner position to be a part-time position, if desired by a coroner. The bill allows category III and category IV county coroners to work full-time if full-time work is agreed upon in consultation with the county commissioners. For a category III or category IV county that has a full-time county coroner only, the bill increases the salary of a newly elected or reelected county coroner to match the salary of the county treasurer.(Note: This summary applies to this bill as introduced.)	Opt OUT amendment added for counties.	NOT ON CALENDAR	2/15/2022 Senate Committee on Local Government Refer Amended to Senate Committee of the Whole	Deliberating

<a href="#">SB22-067</a>	Safe Neighborhoods Grant Program	P. Lundeen (R) / M. Bradfield (R)	The bill creates in the peace officers standards and training board (P.O.S.T. board) the safe neighborhoods grant program (grant program) to provide grants to local law enforcement agencies to provide critical incident training to the agencies' peace officers. Grant recipients shall submit a report to the P.O.S.T. board of expenses and costs, and evidence of impacts as a result of the grant award. The P.O.S.T. board shall submit a report summarizing the information reported by grant recipients to the judiciary committees of the senate and house of representatives. For the 2022-23 state fiscal year, the general assembly shall appropriate \$50 million to the P.O.S.T. board for grants. The P.O.S.T. board may use not more than 3% of the appropriation for costs to administer the grant program. (Note: This summary applies to this bill as introduced.)		NOT ON CALENDAR	1/19/2022 Introduced In Senate - Assigned to Judiciary	Monitor
<a href="#">SB22-075</a>	Removal Of Cemetery District Directors	C. Simpson (R) / M. Catlin (R)	The bill allows a board of county commissioners, which appoints directors to a board of directors for a cemetery district, to remove any director from such a board for cause after giving the director notice and an opportunity to be heard. (Note: This summary applies to this bill as introduced.)	Testified. Consent Calendar.	NOT ON CALENDAR	2/15/2022 Senate Committee on Local Government Refer Unamended - Consent Calendar to Senate Committee of the Whole	Support

<a href="#">SB22-076</a>	Complaint Occupational License Official Acts	C. Holbert (R) / K. Mullica (D)	The bill directs the agency that regulates an occupation to dismiss a complaint that is lodged against the holder of an occupational license, certification, or registration if the complaint is based on words said or actions taken as: An elected official of Colorado or a political subdivision of Colorado; or A member of a board or commission of Colorado or a political subdivision of Colorado. The subject of the complaint need not respond or provide evidence for the complaint to be dismissed. (Note: This summary applies to this bill as introduced.)		Thursday, February 17 2022 SENATE STATE, VETERANS, & MILITARY AFFAIRS COMMITTEE Upon Adjournmen t Old Supreme Court (3) in senate calendar.	2/8/2022 Senate Committee on State, Veterans, & Military Affairs Lay Over Amended	Monitor
<a href="#">SB22-080</a>	Wildland Fire Investigations	K. Donovan (D) / D. Roberts (D)	The bill establishes that conducting investigations of wildland fires in the state is a duty of the division of fire prevention and control within the department of public safety and makes an appropriation to fund such investigations. (Note: This summary applies to this bill as introduced.)	Division of Fire Prevention and Control (DFPC) in the Department of Public Safety (DPS) must investigate a portion of wildland fires for study of causes. This will relieve burden on local governments. to extent state takes over investigations	NOT ON CALENDAR	2/10/2022 Senate Committee on Agriculture & Natural Resources Refer Amended to Appropriations	

<a href="#">SB22-083</a>	Broadband Provider's Use Of Public Rights-of-way	D. Coram (R) / M. Catlin (R)	Under current law, the department of transportation (CDOT) may enter into public-private initiative agreements with a telecommunications provider for use of the public rights-of-way. The bill creates an exception for a broadband provider's use of the public rights-of-way to the requirements for public-private initiative agreements that CDOT enters into with a telecommunications provider, and defines the term "broadband provider". The bill provides that any exclusive arrangement, lease, or other agreement CDOT enters into with a broadband provider for use of the public rights-of-way must only include reasonable fees directly related to processing the permitting application.(Note: This summary applies to this bill as introduced.)		NOT ON CALENDAR	1/20/2022 Introduced In Senate - Assigned to State, Veterans, & Military Affairs	
<a href="#">SB22-090</a>	Severe Weather Notifications To Utility Customers	T. Story (D) / E. Hooton (D)	The bill requires an electric or gas utility to determine if a forecasted severe weather event (event) warrants notification to its customers located in the path of the event. If the utility determines notification is warranted, the utility shall send notification to its customers to inform customers of the event, provide specific suggestions for how to conserve energy, alert customers to the potential electricity or fuel price increase resulting from the event, and provide customer service contact information for the utility. A utility shall send notification to customers by 2 or more types of immediate communication, including text messages or alerts, e-mails, or telephone calls. Additionally, the utility may issue a public service announcement on one or more television or radio stations.(Note: This summary applies to this bill as introduced.)	may increase costs to municipal utilities for weather warnings	NOT ON CALENDAR	1/25/2022 Introduced In Senate - Assigned to Transportation & Energy	
<a href="#">SB22-103</a>	Remedy For Improper Guilty Pleas	J. Gonzales (D)	The bill finds that some criminal defendants were not effectively advised of immigration consequences to a guilty plea, and therefore, these defendants did not knowingly, intelligently, and voluntarily enter a guilty plea. The bill authorizes these persons to petition the court for an order vacating the guilty plea. (Note: This summary applies to this bill as introduced.)		NOT ON CALENDAR	2/1/2022 Introduced In Senate - Assigned to Judiciary	

<a href="#">SB22-118</a>	Encourage Geothermal Energy Use	R. Woodward (R) / R. Holtorf (R)   D. Valdez (D)	The bill modifies the following statutory provisions that apply to solar energy so that they also apply to geothermal energy, which generally is using the heat of the earth to generate electricity or to heat or cool space or water: Section 1 of the bill requires the Colorado energy office (office) to develop basic consumer education and guidance about leased or purchased geothermal installation, in consultation with industries that offer these options to consumers; Sections 2, 6, and 8 limit the aggregate of all charges or other related or associated fees the state, a county, or a municipality may impose or assess to install a geothermal energy system; Section 3 specifies that geothermal equipment is a type of pollution control equipment that the division of administration in the department of public health and environment may certify as pollution control equipment; Section 4 specifies that a "project" for purposes of the "County and Municipality Development Revenue Bond Act" includes capital improvements to existing single-family residential, multi-family residential, commercial, or industrial structures, to retrofit such structures for installation of geothermal improvements; Section 5 permits a county board of commissioners or a regional planning commission, and section 9 requires a municipal development commission, to include methods for assuring access to appropriate conditions for geothermal energy sources in a master plan for development; Section 7 specifies that the addition of a geothermal energy device to a building is not necessarily considered a structural alteration for purposes of continuing a nonconforming use of a building, structure, or land under a county zoning resolution; Section 10 permits the Colorado agricultural value-added development board to use some of the money in the agriculture value-added cash fund for geothermal energy generation facilities that are colocated with agricultural uses; Section 11 adds a geothermal energy device to the types of renewable energy generation devices that cannot be prohibited in legal instruments related to the transfer or sale of, or interest in, real property; Section 13 includes an independently owned geothermal energy system, which is defined in section 12, in the property tax exemption for household furnishings; Section 14 creates community geothermal gardens, which are analogous to		Tuesday, February 22 2022 SENATE STATE, VETERANS, & MILITARY AFFAIRS COMMITTEE 2:00 PM Old Supreme Court (2) in senate calendar.	2/3/2022 Introduced In Senate - Assigned to State, Veterans, & Military Affairs	
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<a href="#">SB22-119</a>	Conservation Easement Tax Credit	C. Simpson (R)   F. Winter (D)	The bill creates a new state income tax credit (new credit) for certain taxpayers who were denied state income tax credits for conservation easements donated between 2000 and 2013 (original credit) if the federal internal revenue service allowed a federal income tax deduction for the same donation. A donation is eligible for the new credit only if the land subject to the donated conservation easement for which the original credits were disallowed was owned by the landowner, a family member of the landowner, or a trust or other legal entity controlled by the landowner or one or more members of the family of the landowner for not less than 3 consecutive years prior to the date of the donation. The amount of the new credit is based upon the amount of the original credit that could have been claimed at the time of the original donation based upon the value of the donation accepted by the internal revenue service; except that the fair market value of the land used to calculate the value of the new credit cannot exceed 250% of the donor's cost basis in the land subject to the donated conservation easement. The amount of the new credit is reduced by any amount that was allowed to be claimed against Colorado income tax or otherwise reinstated to the claimant of the original credit. The new credit is not refundable but may be carried forward or transferred in the same manner as the original credit. The department of revenue is required to make information about the new credit available online. The bill establishes a process for applying to the division of conservation to claim the new credit. If the original credit that was denied was transferred to another taxpayer as transferee, the bill provides a process for all parties to the transaction to submit a mutual application to claim the new credit or, if there is objection, an ombudsman process to resolve disputes about the distribution of the credit. (Note: This summary applies to this bill as introduced.)		NOT ON CALENDAR	2/3/2022 Introduced In Senate - Assigned to Finance	
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<a href="#">SB22-125</a>	Allow Rural Public Health-care Entity Cooperation	J. Sonnenberg (R) / P. Will (R)	The bill authorizes county public hospitals and affiliates and health service districts and affiliates authorized under certain statutory provisions, all of which are in rural areas of the state, to engage in activities that might be characterized as anticompetitive or that might result in a monopoly or displace competition. The activities that a county public hospital or health service district may engage in include, among others, joint ventures, joint purchasing agreements, and joint negotiations. In exercising these powers, the county public hospital or health service district or its affiliate is performing essential public functions on behalf of the state and is immune from any liability under federal and state antitrust laws. (Note: This summary applies to this bill as introduced.)		Tuesday, February 22 2022 SENATE STATE, VETERANS, & MILITARY AFFAIRS COMMITTEE 2:00 PM Old Supreme Court (4) in senate calendar.	2/3/2022 Introduced In Senate - Assigned to State, Veterans, & Military Affairs	
<a href="#">HB22-1237</a>	Changes To County Court Judges In Western Colorado	D. Roberts (D)   P. Will (R)	For county court organizational and administrative purposes, the bill changes the classifications of Garfield and Montezuma counties from Class C to Class B. For Garfield county, the bill amends the requirement that the associate county court judge in Rifle must maintain an official residence in Rifle and instead requires an official residence anywhere in Garfield county. For Rio Blanco county, the bill amends the requirement that the associate county court judge in Rangley must maintain an official residence in Rangley and instead requires an official residence anywhere in Rio Blanco county. (Note: This summary applies to this bill as introduced.)		NOT ON CALENDAR	2/15/2022 Introduced In House - Assigned to Judiciary	

<a href="#">HB22-1238</a>	Elected Officials Approve Epidemic Duties	M. Lynch (R) / R. Woodward (R)	<p>Section 1 of the bill makes a legislative declaration. Current law gives the governor extraordinary powers when the governor declares a disaster emergency. Current law specifies that a state of disaster emergency ends after 30 days unless continued by the governor. It also authorizes the general assembly to end the state of disaster emergency by joint resolution. Section 2 limits the ability of the governor to continue a declared disaster emergency by requiring the general assembly to affirmatively act by joint resolution to continue a declared disaster emergency beyond 12 months. Unless the general assembly acts by joint resolution to continue the state of disaster emergency, the state of disaster emergency that the governor has continued for 30-day increments terminates on the three hundred sixty-fifth day after the governor first declared a state of disaster emergency. Thereupon, the governor must issue an executive order or proclamation ending the state of disaster emergency. Current law gives local health departments many powers to address epidemics. Many of these powers impose duties on people. Section 3 requires the governing body of a local government to approve any portion of a local health department's public health order that imposes duties on a class of people. If a duty relates to an emergency (emergency duty), the local health department may impose the emergency duty immediately but must submit the duty to the governing body within 7 days after adoption for the governing body's review and approval. To continue in effect, the governing body must approve the duty within 30 days after the public health order was issued and during each calendar month it continues in effect. A terminated emergency duty may not be reimposed unless a new emergency arises or the governing body approves it being reimposed. Section 3 does not apply to a temporary emergency duty placed only on a single individual so long as the local health department has reasonable evidence to believe the individual is infected with a disease that causes an epidemic or was infected within the last 30 days. Current law gives the department of public health and environment (department) many powers to address epidemics. Many of these powers involve the imposition of duties on people. Section 4 requires that the department submit the imposition of an emergency duty on a class of</p>		NOT ON CALENDAR	2/15/2022 Introduced In House - Assigned to State, Civic, Military, & Veterans Affairs	
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