



Town Council Packet
April 26, 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

Town of Rangely

April 26, 2022 - 7:00pm

Agenda

Rangely Board of Trustees (Town Council)

ANDY SHAFFER, MAYOR

TREY ROBIE, MAYOR PROTEM

DON DAVIDSON, TRUSTEE

KYLE WREN, TRUSTEE

TIM WEBBER, TRUSTEE

ALISA GRANGER, TRUSTEE

TODD THAYN, TRUSTEE

1. Call to Order

2. Swear in New Trustees

I, (TRUSTEE NAMES) do solemnly, sincerely, and truly declare and affirm that I will support the Constitution of the United States and of the State of Colorado, and faithfully perform the duties of the officer of the BOARD OF TRUSTEE upon which I am about to enter

3. Roll Call

4. Invocation

5. Pledge of Allegiance

6. Minutes of Meeting

a. Discussion and Action to approve the minutes of April 12, 2022, Town Council Meeting

7. Petitions and Public Input

8. Changes to the Agenda

9. Public Hearings - 7:10pm

a. CNCC Update – President Lisa Jones and Vice President of Instruction Keith Peterson

10. Committee/Board Meetings

11. RBC Commissioner Reports

12. Council Reports

13. Supervisor Reports – See Attached

a. Kelli Neiberger

14. Reports from Officers – Town Manager Update

15. Old Business

16. New Business

a. Discussion and action to approve the March 2022 Financial Summary

b. Discussion and action to approve the Liquor License renewal for Perry Investments DBA Main Street Pub.

- c. Discussion and action to approve the continued Fiscal oversight of the Dinosaur Welcome Center with the Colorado Office of Economic Development in consideration of \$70,860.00 coming from the State of Colorado*

17. Informational Items

- a. AGNC Legislative Summary*
- b. Town of Rangely OHV PD Presentation*

18. Board Vacancies

- a. Community Garden Board Vacancies*

19. Scheduled Announcements

- a. Planning and Zoning meeting is scheduled for the June 2022*
- b. Community Outreach meeting is scheduled for May 2, 2022, at 6:00 pm.*
- c. Giant Step Preschool Board meeting is scheduled for April 13, 2022, at 6:00 pm*
- d. Rangely District Library Board meeting is scheduled for April 11, 2022, at 5:00 pm*
- e. Western Rio Blanco Park & Recreation District Board meeting is scheduled for April 11, 2022, at 7:00 pm*
- f. Rangely Junior College District Board meeting is scheduled for April 19, 2022, at 12:00 noon*
- g. Rio Blanco County Commissioners Board meeting is scheduled for April 19, 2022, at 11:00 am*
- h. RDA/RDC Board meeting is scheduled for April 21, 2022, at 7:30 am*
- i. Rangely Chamber of Commerce Board meeting is scheduled for April 21, 2022, at 12:00 noon*
- j. Rural Fire Protection District Board meeting is scheduled for April 18, 2022, at 7:00 pm*
- k. Rangely School District Board meeting has been scheduled for April 19, 2022, at 6:15 pm*
- l. Rio Blanco Water Conservancy District Board meeting is scheduled April 27, 2022, at 6:30 pm*
- m. Rangely District Hospital board meeting is scheduled for April 28, 2022, at 6:00 pm*

20. Adjournment

6 – Minutes



Work session April 12, 2022, 6pm Conference Room
Interview Trustee Applicants

Town of Rangely

April 12, 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

1. **Call to Order** – 7:00pm
2. **Roll Call** – Andy Shaffer, Trey Robie, Don Davidson, Tim Webber, Alisa Granger, and Keely Ellis present. Kodi Nelson 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 March 22, 2022, Town Council Meeting* – **Motion made by Tim Webber to approve the minutes of March 22, 2022, Town Council Meeting, second by Don Davidson. Motion passed**
6. **Petitions and Public Input** - None
7. **Changes to the Agenda** - Added items 15e, f, g under New Business
8. **Public Hearings** - 7:10pm
9. **Committee/Board Meetings** - None
10. **RBC Commissioner Reports** - None
11. **Council Reports** – Rangely Student Government Day was on March 29th and was a success.
12. **Supervisor Reports** – **See Attached**
13. **Reports from Officers – Town Manager Update** – Lisa reported to the Council that due to the high winds there has been damage to the Water Treatment Plant roof. Hurst will be coming to look at the damage and do the repairs. Lisa stated that herself and Jocelyn have spoken with CDPHE to discuss asbestos removal to remediate some homes. Jeannie is continuing to work on the OHV guide, she is also working on some articles for Out There Colorado and working on the Discover Rangely website. Raw water will hopefully be turned on the following week. The town flowers will be getting planted soon. Lisa also stated that CNCC will be having a Rebranding meeting on April 15th at Noon.
14. **Old Business**
15. **New Business**
 - a. *Discussion and action to approve the March 2022 Check Register* – **Motion made by Trey Robie to approve the March 2022 Check Register, second by Keely Ellis. Motion passed**

- b. *Discussion and action to approve the Liquor License renewal for Loaf N Jug DBA Mini Mart, Inc. – Motion made by Tim Webber to approve the Liquor License renewal for Loaf N Jug DBA Mini Mart, Inc., second by Don Davidson. Motion passed*
- c. *Discussion and action to approve the Contract for Professional Services between the Town of Rangely and Rio Blanco County to provide for Building Inspection Services to the Town of Rangely as stated in the agreement. – Rio Blanco Commissioners approved in their meeting. The contract is similar to previous contract. Motion made by Trey Robie to approve the Contract for Professional Services between the Town of Rangely and Rio Blanco County to provide for Building Inspection Services to the Town of Rangely as stated in the agreement, second by Alisa Granger. Motion passed*
- d. *Discussion and action to approve the agreement between Rangely True Value Inc. and The Town of Rangely to close the alley south of Rangely True Value during non-business hours. – Motion made by Keely Ellis to strike item #3 on the agreement and ask Rangely True Value to pay attorney and planning fees, second by Alisa Granger. Motion passed.*
Motion made by Keely Ellis to approve the agreement between Rangely True Value Inc. and the Town of Rangely to close the alley south of Rangely True Value during non-business hours, second by Don Davidson. Motion passed
- e. *Discussion and action to appoint Alisa Granger to the Rangely Town Council for the 4-year term effective April 2022-April 2026. – Motion made by Tim Webber to appoint Alisa Granger to the Rangely Town Council for the 4-year term effective April 2022-April 2026, second by Keely Ellis. Alisa Granger abstained. Motion passed*
- f. *Discussion and action to appoint Kyle Wren to the Rangely Town Council for the 4-year term effective April 2022-April 2026. – Motion made by Keely Ellis to appoint Kyle Wren to the Rangely Town Council for the 4-year term effective April 2022- 2026, second by Trey Robie. Motion passed*
- g. *Discussion and action to appoint Todd Thayn to the Rangely Town Council for the 4-year term effective April 2022-April 2026. – Motion made by Trey Robie to appoint Todd Thayn to the Rangely Town Council for the 4-year term effective April 2022- April 2026, second by Keely Ellis. Motion passed*

16. Informational Items

- a. *Arbor Day Celebration April 21st, 2022*
- b. *Veteran's Resource Tour June 7, 2022*
- c. *The Tank 2022 Summer Schedule*
- d. *Dinosaur National Monument News Release Rabbit Disease*
- e. *The Rangely Community Directory*
- f. *AGNC Legislative Summary*

17. Board Vacancies

- a. *Community Garden Board Vacancies*

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- h. *RDA/RDC Board meeting is scheduled for April 21, 2022, at 7:30 am*

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- m. Rangely District Hospital board meeting is scheduled for April 28, 2022, at 6:00 pm*

19. Adjournment – 7:35pm

ATTEST:

RANGELY TOWN COUNCIL

Marybel Cox, Clerk

Andy Shaffer, Mayor

9 – Public Hearings

- 10 - Committee Meeting
- 11 - Report from RBC Commissioners
- 12 - Report from Council
- 13 - Reports from Supervisors

14 – Reports from Officers

15 – Old Business

16 – New Business

Income Statement

Town of Rangely

Month Ending March 2022

GENERAL FUND Revenue	YTD ACTUAL		2022 BUDGET	
	YTD Amount	% of Revenue	Budget 2022	% of Budget Expended
Taxes	\$408,638	64%	\$1,519,000	26.90%
Licenses and Permits	\$6,832	1%	\$17,700	38.60%
Intergovernmental Revenue	\$40,084	6%	\$1,327,000	3.02%
Charges for Services	\$122,502	19%	\$490,000	25.00%
Miscellaneous Revenue	\$58,848	9%	\$160,700	36.62%
Total General Revenue	\$636,905	100%	\$3,514,400	18.12%
GENERAL FUND Operating Expenses	YTD ACTUAL		2022 BUDGET	
	YTD Amount	% of Expenses	Budget 2022	% of Budget Expended
Town Council	\$10,327	1%	\$40,928	25.23%
Court	\$3,865	0%	\$22,209	17.40%
Administration	\$56,943	7%	\$247,786	22.98%
Finance	\$43,175	5%	\$195,528	22.08%
Building & Grounds	\$52,579	6%	\$246,567	21.32%
Economic Development	\$48,845	6%	\$325,676	15.00%
Police Department	\$258,082	30%	\$938,916	27.49%
Animal Shelter	\$15,097	2%	\$52,328	28.85%
Public Works	\$92,263	11%	\$440,517	20.94%
Foundation Trans. & Non Depart. Transfer	\$250,268	29%	\$759,000	32.97%
Total Capital Improvements	\$39,959	5%	\$576,000	6.94%
Total General expenses	\$871,404	100%	\$3,845,455	22.66%
Net Revenue over Expenditures	(\$234,499)	100%	(\$331,055)	70.83%
WATER FUND Revenue	YTD ACTUAL		2022 BUDGET	
	YTD Amount	% of Revenue	Budget 2022	% of Budget Expended
Water Revenue	\$254,873	100%	\$1,254,622	20.31%
WATER FUND Operating Expenses	YTD ACTUAL		2022 BUDGET	
	YTD Amount	% of Expense	Budget 2022	% of Budget Expended
Water Supply	\$90,918	43%	\$446,687	20.35%
Water Supply Capital Expense	\$14,438	7%	\$243,000	5.94%
Water Fund Dept. Transfers and Conting.	\$37,500	18%	\$282,956	13.25%
PW - Transportation & Distribution	\$31,047	15%	\$110,760	28.03%
PW - Transportation & Distrib. Capital Exp	\$32,950	16%	\$425,000	0.00%
Raw Water	\$5,178	2%	\$49,990	10.36%
Raw Water Capital Expense	\$0	0%	\$0	#DIV/0!
Total Water expenses	\$212,030	100%	\$1,558,393	13.61%
Net Revenue over Expenditures	\$42,843	100%	(\$303,771)	-14.10%
GAS FUND Revenue	YTD ACTUAL		2022 BUDGET	
	YTD Amount	% of Revenue	Budget 2022	% of Budget Expended
Gas Revenue	\$639,917	100%	\$1,162,954	55.03%
GAS FUND Operating Expenses	YTD ACTUAL		2022 BUDGET	
	YTD Amount	% of Expense	Budget 2022	% of Budget Expended
Gas Expenses	\$380,756	89%	\$829,557	45.90%
Gas Capital Expense	\$0	0%	\$5,000	0.00%
Total Transfers	\$45,000	11%	\$180,000	25.00%
Total Selling Expenses	\$425,756	100%	\$1,014,557	41.96%
Net Revenue over Expenditures	\$214,161	100%	\$148,397	144.32%
Wastewater FUND Revenue	YTD ACTUAL		2022 BUDGET	
	YTD Amount	% of Revenue	Budget 2022	% of Budget Expended
Wastewater Revenue	\$437,856	100%	\$1,479,500	29.59%
Wastewater FUND Oper Expenses	YTD ACTUAL		2022 BUDGET	
	YTD Amount	% of Expense	Budget 2022	% of Budget Expended
Wastewater Expenses	\$60,165	11%	\$283,613	21.21%
Wastewater Capital Expense	\$427,583	81%	\$1,605,000	26.64%
Total Transfers	\$37,500	7%	\$150,000	25.00%
General Fund Loan	\$0	0%	\$0	0.00%
Total Selling Expenses	\$525,247	100%	\$2,038,613	25.76%
Net Revenue over Expenditures	(\$87,391)	100%	(\$559,113)	15.63%

Town of Rangely

Month Ending March 2022

Rangely Housing Auth Revenue			2022 BUDGET	
	YTD Amount	% of Revenue	Budget 2022	% of Budget Expended
Rangely Housing Auth Revenue	\$53,961	100%	\$260,000	20.75%
		+	2022 BUDGET	
Rangely Housing Auth Oper Expenses	YTD Amount	% of Expense	Budget 2022	% of Budget Expended
Rangely Housing Auth Expenses	\$43,963	86%	\$174,567	25.18%
Housing Authority Capital Expense	\$0	0%	\$25,000	0.00%
Debt Service and Transfers	\$7,176	14%	\$60,000	11.96%
Total Expense	\$51,139	100%	\$259,567	19.70%
Net Revenue over Expenditures	\$2,822	100%	\$433	651.82%
		YTD ACTUAL	2022 BUDGET	
Fund for Public Giving Revenue	YTD Amount	% of Revenue	Budget 2022	% of Budget Expended
Fund for Public Giving Revenue	\$74	100%	\$2,000	3.70%
		YTD ACTUAL	2022 BUDGET	
Fund for Public Giving Oper Expenses	YTD Amount	% of Expense	Budget 2022	% of Budget Expended
Fund for Public Giving Expenses	\$0	100%	\$2,000	0.00%
Net Revenue over Expenditures	\$74	100%	\$0	0.00%
		YTD ACTUAL	2022 BUDGET	
Economic Development Revenue	YTD Amount	% of Revenue	Budget 2022	% of Budget Expended
RDA Revenues	\$20,780	100%	\$1,552,700	1.34%
		YTD ACTUAL	2022 BUDGET	
Economic Development Oper Expenses	YTD Amount	% of Expense	Budget 2022	% of Budget Expended
RDA Expenses	\$11,825	100%	\$77,600	15.24%
RDA Capitol Expense	\$0	100%	\$1,500,000	0.00%
Total Expense	\$11,825	100%	\$1,577,600	0.75%
Net Revenue over Expenditures	\$8,955	100%	(\$24,900)	-35.96%
		YTD ACTUAL	2022 BUDGET	
Conservation Trust Revenue	YTD Amount	% of Revenue	Budget 2022	% of Budget Expended
Conservation Trust Revenue (Grant \$136K)	\$3,965	100%	\$12,225	32.43%
		YTD ACTUAL	2022 BUDGET	
Conservation Trust Oper Expenses	YTD Amount	% of Expense	Budget 2022	% of Budget Expended
Conservation Trust Expenses	\$0	100%	\$0	0.00%
Net Revenue over Expenditures	\$3,965	100%	\$12,225	32.43%
		YTD ACTUAL	2022 BUDGET	
Housing Assistance Revenue	YTD Amount	% of Revenue	Budget 2022	% of Budget Expended
Housing Assistance Revenue	\$42,045	100%	\$21,000	200.21%
		YTD ACTUAL	2022 BUDGET	
Housing Assistance Oper Expenses	YTD Amount	% of Expense	Budget 2022	% of Budget Expended
Housing Assistance Expenses	\$905	100%	\$2,000	45.25%
Net Revenue over Expenditures	\$41,140	100%	\$19,000	216.52%
		YTD ACTUAL	2022 BUDGET	
Rangely Develop Corp Revenue	YTD Amount	% of Revenue	Budget 2022	% of Budget Expended
Rangely Develop Corp Revenue	\$55	100%	\$5,800,500	0.00%
		YTD ACTUAL	2022 BUDGET	
Rangely Develop Corp Expenses	YTD Amount	% of Expense	Budget 2022	% of Budget Expended
Rangely Develop Corp Expenses	\$118	100%	\$500	23.59%
RDC Capitol Expense	\$0	100%	\$5,800,000	0.00%
Total Expense	\$118	100%	\$5,800,500	0.00%
Net Revenue over Expenditures	(\$62)	100%	\$0	0.00%

INCOME STATEMENT ROLL-UP		Actual YTD	Budget YTD	
Total Revenues		\$2,090,430	\$15,059,901	13.88%
Total Expenses		\$2,098,424	\$16,098,685	13.03%
Net Revenue over Expense		-\$7,994	-\$1,038,784	0.77%

Submit to Local Licensing Authority

**MAIN STREET PUB
 707 EAST MAIN STREET
 Rangely CO 81648-3211**

Fees Due	
Renewal Fee	550.00
Storage Permit \$100 X _____	\$
Sidewalk Service Area \$75.00	\$
Additional Optional Premise Hotel & Restaurant \$100 X _____	\$
Related Facility - Campus Liquor Complex \$160.00 per facility	\$
Amount Due/Paid	\$ <u>550.00</u>

Make check payable to: Colorado Department of Revenue. The State may convert your check to a one-time electronic banking transaction. Your bank account may be debited as early as the same day received by the State. If converted, your check will not be returned. If your check is rejected due to insufficient or uncollected funds, the Department may collect the payment amount directly from your banking account electronically.

Retail Liquor or Fermented Malt Beverage License Renewal Application

Please verify & update all information below

Return to city or county licensing authority by due date

Licensee Name PERRY INVESTMENTS INC			Doing Business As Name (DBA) MAIN STREET PUB	
Liquor License # 41-99159-0000	License Type Tavern (city)	Sales Tax License # 41991590000	Expiration Date 05/24/2022	Due Date 04/09/2022
Business Address 707 EAST MAIN STREET Rangely CO 81648-3211				Phone Number 9706752751
Mailing Address 707 EAST MAIN STREET Rangely CO 81648-3211			Email mainstreetpub@gmail.com	
Operating Manager John Perry	Date of Birth 10/4/71	Home Address 1443 La Mesa Circle Rangely, CO 81648		Phone Number 970-620-0812

- Do you have legal possession of the premises at the street address above? ☒ Yes ☐ No
 Are the premises owned or rented? ☒ Owned ☐ Rented* If rented, expiration date of lease _____
- Are you renewing a storage permit, additional optional premises, sidewalk service area, or related facility? If yes, please see the table in upper right hand corner and include all fees due. ☐ Yes ☒ No
- 3a. Since the date of filing of the last application, has the applicant, including its manager, partners, officer, directors, stockholders, members (LLC), managing members (LLC), or any other person with a 10% or greater financial interest in the applicant, been found in final order of a tax agency to be delinquent in the payment of any state or local taxes, penalties, or interest related to a business? ☐ Yes ☒ No
- 3b. Since the date of filing of the last application, has the applicant, including its manager, partners, officer, directors, stockholders, members (LLC), managing members (LLC), or any other person with a 10% or greater financial interest in the applicant failed to pay any fees or surcharges imposed pursuant to section 44-3-503, C.R.S.? ☐ Yes ☒ No
4. Since the date of filing of the last application, has there been any change in financial interest (new notes, loans, owners, etc.) or organizational structure (addition or deletion of officers, directors, managing members or general partners)? If yes, explain in detail and attach a listing of all liquor businesses in which these new lenders, owners (other than licensed financial institutions), officers, directors, managing members, or general partners are materially interested. ☐ Yes ☒ No
5. Since the date of filing of the last application, has the applicant or any of its agents, owners, managers, partners or lenders (other than licensed financial institutions) been convicted of a crime? If yes, attach a detailed explanation. ☐ Yes ☒ No
6. Since the date of filing of the last application, has the applicant or any of its agents, owners, managers, partners or lenders (other than licensed financial institutions) been denied an alcohol beverage license, had an alcohol beverage license suspended or revoked, or had interest in any entity that had an alcohol beverage license denied, suspended or revoked? If yes, attach a detailed explanation. ☐ Yes ☒ No
7. Does the applicant or any of its agents, owners, managers, partners or lenders (other than licensed financial institutions) have a direct or indirect interest in any other Colorado liquor license, including loans to or from any licensee or interest in a loan to any licensee? If yes, attach a detailed explanation. ☐ Yes ☒ No

Affirmation & Consent

I declare under penalty of perjury in the second degree that this application and all attachments are true, correct and complete to the best of my knowledge.

Type or Print Name of Applicant/Authorized Agent of Business <i>JOHN C PERRY</i>	Title <i>PRESIDENT</i>
Signature <i>[Signature]</i>	Date <i>4/14/18</i>

Report & Approval of City or County Licensing Authority

The foregoing application has been examined and the premises, business conducted and character of the applicant are satisfactory, and we do hereby report that such license, if granted, will comply with the provisions of Title 44, Articles 4 and 3, C.R.S., and Liquor Rules.

Therefore this application is approved.

Local Licensing Authority For <i>Town of Rangely</i>		Date <i>04/18</i>
Signature <i>Jane Miller</i>	Title <i>Agent</i>	Attest <i>[Signature]</i>



Rangely Police Department

Chief of Police, TiRynn Hamblin
Thamblin@rangelyco.gov


TO: Mayor and Town Council

From: Chief Hamblin

RE: Main Street Pub license renewal

Date: April 18th, 2022

I have reviewed the application for Main Street Pub liquor license renewal. I find no reason this should be denied. The Police Department has had no calls for any liquor violation since the last renewal.

A handwritten signature in blue ink, appearing to read "T. Hamblin".

Chief Hamblin

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

17 – Informational Items



Associated Governments of Northwest Colorado

T22-0015 04/20/2022

15

Agenda for tomorrows call

Bill #	Short Title	Sponsors	Bill Summary	Comments	Status	Calendar	Position
HB22-1006	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	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.	2/1/2022 House Committee on Public & Behavioral Health & Human Services Refer Unamended to Appropriations	NOT ON CALENDAR	Monitor
HB22-1007	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'	FN: No tax impact, it is an income tax credit. Local jurisdictions can apply for grants for outreach.	3/7/2022 House Committee on Finance Refer Amended to Appropriations	Thursday, April 21 2022 State Library Appropriations 8:00 a.m. Room Old (2) in house calendar.	Monitor
HB22-1011	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	FN: NO Fiscal impact. Local government grants are for actual mitigation as opposed top 1007	2/17/2022 House Committee on Energy & Environment Refer Amended to Appropriations	NOT ON CALENDAR	Support

Bill #	Short Title	Sponsors	Bill Summary	Comments	Status	Calendar	Position
HB22-1012	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	Grants to local government for Recovery from fires, as well as mitigation. Applies to forested areas only.	2/17/2022 House Committee on Energy & Environment Refer Amended to Appropriations	NOT ON CALENDAR	Monitor
HB22-1013	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	CREA pushing this. FN: \$5KK general fund \$ for grants to cover 50% of costs of local distributed generation in rural areas	2/3/2022 House Committee on Energy & Environment Refer Amended to Appropriations	NOT ON CALENDAR	Support
HB22-1024	Sales And Use Tax Exemption Municipal Public School Construction	S. Bird (D) D. Woog (R) / C. Hansen (D) C. Kolker (D)	Legislative Oversight Committee Concerning Tax Policy. Under current law, all sales of construction and building materials to contractors and subcontractors for use in the building, erection, alteration, or repair of structures, highways, roads, streets, and other public works are exempt from the sales and use tax levied by the state and certain local governments. Home rule cities continue to levy the tax on sales of construction and building materials within their jurisdiction. The bill extends the exemption to the sales and use tax levied by home rule cities on such materials for use in connection with the building, erection, alteration, or repair of a public	Craig has asked that we send a letter to the governor asking him to veto this bill as it interferes with the power of Home Rule Cities. CML has already sent such a letter.	4/8/2022 Signed by the President of the Senate	NOT ON CALENDAR	Deliberating
HB22-1062	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.)		3/7/2022 House Committee on Finance Witness Testimony and/or Committee Discussion Only	NOT ON CALENDAR	Oppose

Bill #	Short Title	Sponsors	Bill Summary	Comments	Status	Calendar	Position
HB22-1063	Jail Standards Commission	J. Amabile (D) A. Benavidez (D) / J. Coleman (D) J. Cooke (R)	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	Amended to create a study to recommend legislation, issues taken up bill by bill.	2/9/2022 House Committee on Judiciary Refer Amended to Appropriations	NOT ON CALENDAR	Monitor
HB22-1067	Clarifying Changes To Ensure Prompt Bond Hearings	S. Woodrow (D) S. Gonzales-Gutierrez (D) / P. Lee (D) R. Rodriguez (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. Beginning January 1, 2023, the bill requires the hearing to be held within 48 hours after the defendant arrives at the jail municipal court receives notice that the defendant is being held solely on a municipal hold . 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. The bill makes an adjustment to the 2022 long bill by decreasing the appropriation to the department of law for deputy district	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.	4/13/2022 Introduced In Senate Assigned to Judiciary	Thursday, April 21 2022 SENATE JUDICIARY COMMITTEE 1:30 PM SCR 352 (3) in senate calendar.	Oppose
HB22-1072	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; Requires the	Sen. Donovan and Sonnenberg concern about lack of oversight on new executive powers. May be minor change for some level of oversight.	4/19/2022 Sent to the Governor	NOT ON CALENDAR	Support

Bill #	Short Title	Sponsors	Bill Summary	Comments	Status	Calendar	Position
HB22-1108	Include Vendor Name In Web-based Info System	J. Rich (R) J. Amabile (D) / 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; except that the web-based system is not required to include the legal name of the vendor if the state agency has	Passed with strong vote.	4/14/2022 Sent to the Governor	NOT ON CALENDAR	Monitor
HB22-1109	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		3/3/2022 House Committee on Finance Refer Unamended to Appropriations	NOT ON CALENDAR	Support
HB22-1111	Insurance Coverage For Loss Declared Fire Disaster	J. Amabile (D) / B. Rankin (R) S. Fenberg (D)	The bill establishes new coverage requirements for property and casualty homeowners insurance policies issued or renewed in Colorado, which requirements apply in the event of a loss of a residence as a result of a declared fire disaster. The bill also establishes new requirements for insurers who issue or renew property and casualty homeowners insurance policies, which requirements concern an insurer's handling of policy claims after such a loss occurs. (Note: Italicized words indicate new material added to the original summary; dashes through words indicate deletions from the original summary.) (Note: This summary applies to the reengrossed version of this bill as introduced in the second house.)	Sailing through process so far.	4/20/2022 Senate Third Reading Passed - No Amendments	Wednesday, April 20 2022 THIRD READING OF BILLS - FINAL PASSAGE - CONSENT CALENDAR (3) in senate calendar.	Support

Bill #	Short Title	Sponsors	Bill Summary	Comments	Status	Calendar	Position
HB22-1131	Reduce Justice-involvement For Young Children	S. Gonzales-Gutierrez (D) J. Bacon (D) / 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		3/9/2022 House Committee on Judiciary Refer Amended to Appropriations	NOT ON CALENDAR	Oppose
HB22-1132	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.	3/10/2022 House Committee on Energy & Environment Refer Amended to Appropriations	NOT ON CALENDAR	Monitor
HB22-1149	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.)		2/28/2022 House Committee on Finance Refer Amended to Appropriations	NOT ON CALENDAR	Support

Bill #	Short Title	Sponsors	Bill Summary	Comments	Status	Calendar	Position
HB22-1166	Incentives Promote Colorado Timber Industry	M. Lynch (R) M. Weissman (D) / B. Rankin (R) R. Woodward (R)	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		3/31/2022 House Committee on Energy & Environment Refer Amended to Finance	Thursday, April 21 2022 Finance Upon Adjournment Room 0112 (1) in house calendar.	Deliberating
HB22-1168	Public School Hunter Education Seventh Grade Course	H. McKean (R) K. Mullica (D) / R. Woodward (R) J. Ginal (D)	The bill allows local education providers, upon entering into an agreement with an individual or entity that offers hunter education courses certified by the division of parks and wildlife (division), to provide a hunter education course (course) to all seventh graders. The bill does not preclude a local education provider from offering hunter education courses as an elective course in any other grade. The course must satisfy the requirements of a hunter education course	We successfully amended to remove vocational schools from amended bill which would have limited actual weapons from being used for educational purposes.	4/19/2022 Sent to the Governor	NOT ON CALENDAR	Amend
HB22-1218	Resource Efficiency Buildings Electric Vehicles	A. Valdez (D) / F. Winter (D)	Section 1 of the bill relocates existing statutes that require contractors to offer certain resource efficiency options when constructing certain buildings. Section 1 also requires commercial buildings and multifamily residences to include electric vehicle charging for at least 10% of the parking spaces if the building is 25,000 square feet or more or if the building is part of a project that is 40,000 square feet or more of floor space in more than one building, with a total of 25 or more sets of living quarters or commercial units among all the buildings. These buildings must also have: The space in the electrical facilities to increase electric vehicle charging to 50% of the parking spaces; and Conduit run to increase electric		4/20/2022 House Third Reading Passed - No Amendments	Wednesday, April 20 2022 THIRD READING OF BILLS - FINAL PASSAGE (4) in house calendar.	Oppose

Bill #	Short Title	Sponsors	Bill Summary	Comments	Status	Calendar	Position
HB22-1223	Mobile Home Property Tax Sale Notice And Exemption	C. Kipp (D) J. Rich (R) / D. Coram (R) J. Ginal (D)	Section 1 of the bill creates a property tax exemption for mobile homes that have an assessed value of \$2,000 or less. Section 2 eliminates the requirement that a county treasurer publish a notice in a newspaper of a sale of a mobile home due to property taxes owed if: A distraint warrant has been delivered to the owner of the mobile home or to his or her agent; and The county treasurer publishes a notice of the sale on the treasurer's website. (Note: This summary applies to this bill as introduced.)	Passed committee 12-1. Amended to show actual value instead of assessed. CCI has concerns that exempting property creates non-uniformity, and is therefore unconstitutional.	3/1/2022 House Committee on Transportation & Local Government Refer Amended to Appropriations	NOT ON CALENDAR	Monitor
HB22-1237	Changes To County Court Judges In Western Colorado	D. Roberts (D) P. Will (R) / B. Rankin (R) K. Donovan (D)	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 the reengrossed version of this bill as introduced in the second house.)	Bill proposed by Judicial system. They do NOT want to move court where they have two courthouses in a county, only want to allow residency from anywhere in county to draw a large pool of judges.	4/19/2022 Sent to the Governor	NOT ON CALENDAR	Support
HB22-1244	Public Protections From Toxic Air Contaminants	C. Kennedy (D) S. Gonzales-Gutierrez (D) / J. Gonzales (D)	The bill creates a new program to regulate a subset of air pollutants, referred to as "toxic air contaminants", which are defined as hazardous air pollutants, covered air toxics, and all other air pollutants that the air quality control commission (commission) designates by rule as a toxic air contaminant based on its adverse health effects. In implementing the program, the commission has the authority to adopt rules that are more stringent than the corresponding requirements of the federal "Clean Air Act". Beginning no later than January 1, 2024, and every 5 years thereafter, the commission will review the list of existing toxic air contaminants and determine whether to add any additional toxic air	Lengthy hearing that went until nearly 10 pm. Thank to Commissioner Villard for testifying. Richard testified on behalf of AGNC. Despite State Chamber's large coalition of opponents the bill passed on a party line vote. Opposition will continue as bill goes to Appropriations.	4/7/2022 House Committee on Energy & Environment Refer Amended to Appropriations	NOT ON CALENDAR	Oppose

Bill #	Short Title	Sponsors	Bill Summary	Comments	Status	Calendar	Position
HB22-1249	Electric Grid Resilience And Reliability Roadmap	T. Bernett (D) E. Hooton (D) / B. Rankin (R) C. Hansen (D)	The bill requires the Colorado energy office (office), in collaboration with the department of local affairs (department) and the Colorado resiliency office (resiliency office), to develop a grid resilience and reliability roadmap (roadmap) for improving the resilience and reliability of electric grids in the state (grid), which roadmap must include guidance on how microgrids may be used to harden the grid, improve grid resilience and reliability, and help serve communities' electricity needs independent of the grid deliver electricity where extending distribution infrastructure may not be practicable, and operate autonomously and independent of the grid, when necessary . In developing the roadmap, the office, department, and resiliency office are required to engage interested persons throughout the state in stakeholder meetings and consider stakeholder input. The roadmap may identify: The potential benefits of developing	This bill sets up stakeholder outreach meetings to plan and make recommendations for avoiding impacts from major utility outages during natural disasters.	4/20/2022 Senate Third Reading Passed - No Amendments	Wednesday, April 20 2022 THIRD READING OF BILLS - FINAL PASSAGE (5) in senate calendar.	Oppose
HB22-1282	The Innovative Housing Incentive Program	K. Mullica (D) M. Lynch (R) / J. Bridges (D) R. Woodward (R)	The bill creates the innovative housing incentive program (program) within the office of economic development (office). A business located in Colorado that manufactures certain types of housing may apply for funding through the program. Funding may be awarded through grants for capital operating expenses and for incentives for units manufactured based on criteria established by the office, such as affordability, location where the unit is installed in the state, or meeting energy efficiency standards. Or, funding may be awarded through loans for the purpose of funding a manufacturing factory. The bill creates the innovative housing incentive program fund, requires a \$40 million transfer to the fund from the affordable housing and home ownership cash fund, and continuously appropriates all money in the fund to the office to fund the program. (Note: Italicized words indicate new material added to the original summary; dashes through words indicate deletions from the original summary.) (Note: This summary applies to the reengrossed version of this bill as	The grants are limited to 20 percent of operating expenditures and must be at least \$50,000, except in coal transition communities and areas with limited economic opportunity and inadequate or poor quality housing, where grants must be at least \$75,000. These grants may be used for operating expenses, which may include payroll, inventory, or materials. Grants may also be awarded as a performance-based or per-unit incentive with OEDIT designing and implementing the rules for the incentive program.	4/18/2022 Introduced In Senate Assigned to Business, Labor, & Technology	Monday, April 25 2022 SENATE BUSINESS, LABOR, & TECHNOLOGY COMMITTEE 1:30 PM SCR 352 (2) in senate calendar.	Monitor

Bill #	Short Title	Sponsors	Bill Summary	Comments	Status	Calendar	Position
HB22-1296	Residential Real Property Classification	K. Mullica (D) K. Van Winkle (R) / K. Priola (R)	Under current law, facilities that provide long-term nursing, rest, and assisted living services, where residents reside for more than 30 days, are classified as residential properties. However, facilities that provide short-term convalescent care and rehabilitation services, where patrons visit the facility periodically or temporarily reside there for less than 30 days, are valued and classified according to the procedures for nonresidential property. The bill defines a nursing home as a licensed nursing care facility, including a nursing care facility that provides convalescent care and rehabilitation services. The bill specifies that land on which a nursing home is situated and any improvements affixed to that land are classified and assessed as residential real property, regardless of a resident's length of stay. (Note: This summary applies to this bill as introduced.)	The bill would classify rehabilitation care and nursing facilities as residential, regardless of the patient's length of stay. Nursing homes previously classified based on 30 days or more residency.	4/18/2022 Introduced In Senate Assigned to Finance	NOT ON CALENDAR	Deliberating
HB22-1297	Daylight Saving Time Year Round	C. Kipp (D) P. Neville (R) / J. Bridges (D) R. Scott (R)	Currently, "United States Mountain Standard Time" (MST), defined in federal law as coordinated universal time minus 7 hours, is the standard time within Colorado. During the period of daylight saving time (i.e., the second Sunday in March to the first Sunday in November) time is advanced one hour. Federal law allows a state to stay on standard time year round, but does not currently allow a state to adopt daylight saving time year round. The bill makes daylight saving time, defined as coordinated universal time minus 6 hours, the year-round standard time within the state, but takes effect only if a federal law is enacted to allow states to remain on daylight	Similar concept just passed US Senate.	4/19/2022 Senate Third Reading Passed - No Amendments	NOT ON CALENDAR	Monitor

Bill #	Short Title	Sponsors	Bill Summary	Comments	Status	Calendar	Position
HB22-1300	Local Enforcement To Prevent Human Trafficking	T. Carver (R) L. Daugherty (D) / R. Fields (D) B. Gardner (R)	The bill allows a board of county commissioners (board) to adopt a local resolution or ordinance to establish business licensure requirements to regulate massage facilities for the sole purpose of deterring illicit massage businesses and preventing human trafficking. The bill allows the board to charge an administrative licensure fee for a massage facility. The bill allows a board to adopt a resolution or ordinance to regulate and prohibit activities to prevent the operation of illicit massage businesses that engage in human trafficking-related offenses. The bill allows municipalities to access criminal record history information of a licensee of a massage facility furnished by criminal justice agencies, subject to any restrictions imposed by the agency. If a municipality adopts		4/19/2022 Senate Committee on Local Government Refer Unamended - Consent Calendar to Senate Committee of the Whole	NOT ON CALENDAR	
HB22-1301	Controlled Environmental Agricultural Facility As Agricultural Property	M. Soper (R) D. Roberts (D) / K. Donovan (D) C. Simpson (R)	A "controlled environment agricultural facility" (CEA facility) is a structure of not less than 1,000 square feet and related equipment and appurtenances that combines engineering, horticultural science, and computer management techniques to optimize hydroponic plant growing, plant quality, and food production efficiency from the land's water for human or livestock consumption. The primary purpose of growing crops in a CEA facility is to obtain a monetary profit from the wholesale of plant-based food for human or animal consumption. Commencing January 1, 2023, for property tax purposes: The definition of "agricultural and livestock products" includes crops grown within a CEA facility for human or livestock consumption. "Agricultural and livestock products" does not include marijuana and hemp, or any other nonfood agricultural products. The definition of "agricultural equipment" includes any personal property used in connection with the operation of a CEA facility for planting, growing, and harvesting crops; The definition of "agricultural land" includes any land underlying or integral to the operation of a CEA facility; "All other agricultural property" does not include a CEA facility that has been in production for at least 2 years; and Agricultural equipment that is used in any CEA facility is exempt from the levy and collection of property tax. Under the bill, a CEA facility is valued for assessment purposes based on the net operating income derived from the production and sale of the crops grown within the facility and	Assessors oppose. Bill bases assessment on 25% NOI. Out for fiscal note. Ag supports, wants hemp added. SDA very concerned.	4/18/2022 House Third Reading Passed - No Amendments	NOT ON CALENDAR	Oppose

Bill #	Short Title	Sponsors	Bill Summary	Comments	Status	Calendar	Position
HB22-1304	State Grants Investments Local Affordable Housing	D. Roberts (D) M. Bradfield (R) / J. Coleman (D) J. Gonzales (D)	The bill creates 2 state grant programs: The local investments in transformational affordable housing grant program (affordable housing grant program), administered by the division of housing (DOH) in the department of local affairs (department); and The infrastructure and strong communities grant program (strong communities grant program), administered by the division of local government (DLG) in the department. The affordable housing grant program provides grants to local governments and nonprofit organizations to enable such entities to make investments in their communities or regions of the state in transformational affordable housing and housing related matters. The strong communities grant program provides grants to eligible local governments to enable local governments to invest in infill infrastructure projects that support affordable housing. The		4/20/2022 House Third Reading Passed - No Amendments	Wednesday, April 20 2022 THIRD READING OF BILLS - FINAL PASSAGE (2) in house calendar.	
HB22-1306	Broadband Deployment Board Grant Processes	B. Titone (D) M. Baisley (R) / J. Bridges (D) K. Priola (R)	Joint Technology Committee. In 2021, the general assembly authorized the broadband deployment board (board) to award money that the state received under the federal "American Rescue Plan Act of 2021" (act) for broadband deployment projects. The bill updates the requirements for awarding grant money pursuant to the act to require that applications comply with finalized federal regulations regarding use of money under the act. The bill also: Reduces the notice and comment period for an interested party to review and comment on a grant application from at least 60 days to 30 45 days; Exempts a grantee from the requirement		4/18/2022 Introduced In Senate Assigned to Business, Labor, & Technology	Monday, April 25 2022 SENATE BUSINESS, LABOR, & TECHNOLOGY COMMITTEE 1:30 PM SCR 352 (3) in senate calendar.	Monitor
HB22-1322	Water Quality Regulation	A. Benavidez (D) A. Valdez (D)	The bill: Requires the water quality control commission (commission) to conduct outreach and gather input from disproportionately impacted communities regarding the commission's rule-making proceedings, licensing proceedings, and adjudicatory hearings (section 1 of the bill); Requires the commission to utilize the criteria promulgated by rule by the commission in designating waters as use-protected (section 2); and Creates a 5-year statute of limitations for bringing actions alleging violations of the "Colorado Water Quality Control Act" (act) or any rules or orders under the act (section 3).(Note: This summary applies to this bill as introduced.)	The bill results from a WQCC rulemaking in 2020 that some participants objected 1) did not adequately provide notice to affected parties, 2) the WQCC did not follow proper stream class. rules for protection,. The bill adds a 5 year statute of limitation for alleging violation of rules or orders.	4/6/2022 House Committee on Energy & Environment Refer Amended to Appropriations	NOT ON CALENDAR	Monitor

Bill #	Short Title	Sponsors	Bill Summary	Comments	Status	Calendar	Position
HB22-1328	Modify Main Street Business Recovery Loan Program	B. Titone (D) B. McLachlan (D) / K. Donovan (D)	The bill adjusts various requirements applicable to the "Colorado Loans for Increasing Main Street Business Economic Recovery Act" (program) that provides small business recovery loans to Colorado businesses, funded in part through the sale of premium tax credits. The bill: Extends the period through which the program can issue capital for the loan program through fiscal year 2023-24; Increases the amount of capital that can be issued in the last 3 fiscal years without increasing the total amount that can be issued for the life of the program; Lowers the minimum amount of a loan to a small business from \$30,000 to \$10,000; Lengthens the maximum initial maturity of a loan to a small business from 5 years to 10 years; Changes the requirements for an eligible borrower to require one year of positive cash flow instead of 2, and at least one employee instead of at least 5 employees;		4/18/2022 House Committee on Finance Refer Unamended to Appropriations	NOT ON CALENDAR	
HB22-1332	Office of Economic Development and International Trade American Rescue Plan Act Funds For Rural Colorado	J. McCluskie (D) L. Herod (D) / C. Hansen (D) B. Rankin (R)	Joint Budget Committee. Senate Bill 21-291 transferred \$40 million of "American Rescue Plan Act of 2021" (ARPA) money from the economic recovery and relief cash fund to the Colorado economic development fund and directed the office of economic development and international trade (OEDIT) to use \$10 million of the money transferred to incentivize small businesses to locate in rural Colorado and for the location neutral employment incentive program. To ensure that the use of the \$10 million complies with ARPA requirements, the bill instead directs OEDIT to use the money to support businesses in rural Colorado that undertake economic development activity in rural Colorado in response to the negative economic impacts of the COVID-19 pandemic.(Note: This summary applies to the reengrossed version of this bill as introduced in the second house.)	Amendment ties impacted communities eligible for grants to those impacted by COVID 19.	4/20/2022 Sent to the Governor	NOT ON CALENDAR	

Bill #	Short Title	Sponsors	Bill Summary	Comments	Status	Calendar	Position
HB22-1346	Electrician Plumber Licensing Apprentice Ratio	M. Duran (D) K. Mullica (D) / J. Danielson (D)	Sections 2 and 6 of the bill authorize the director of the division of professions and occupations in the department of regulatory agencies to appoint or employ individuals who are licensed or, if not licensed, who demonstrate substantial work experience in the electrical, plumbing, or construction industry to: Conduct compliance checks to ensure compliance with licensing and supervisor-to-apprentice ratio requirements applicable to electricians and plumbers on projects throughout the state; and Prioritize for compliance checks projects that provide or will provide critical needs to state residents. The bill also: Specifies that only a homeowner performing work on the homeowner's home or a licensed master electrician or plumber who is either a registered electrical or plumbing contractor or directly employed by a registered electrical or plumbing contractor may apply for an		4/14/2022 House Committee on Business Affairs & Labor Refer Amended to Finance	Monday, April 25 2022 Finance 1:30 p.m. Room 0112 (3) in house calendar.	Deliberating
HB22-1350	Regional Talent Development Initiative Grant Program	J. McCluskie (D) J. Rich (R) / J. Bridges (D) P. Lundeen (R)	The bill establishes the regional talent development initiative grant program (grant program) in the office of economic development (office) to fund talent development initiatives across the state that meet regional labor market needs and specified grant program goals, including initiatives that meet workforce development needs in regions as they recover from the negative economic impacts of the COVID-19 pandemic. The office, a state agency designated by the office, or a third party with whom the office contracts is to serve as the administrator of the grant program (program administrator). The office is directed to appoint a steering committee of business, civic, education, and nonprofit professionals (steering committee) to support the program administrator, including: Developing a grant application process; Establishing grant application selection and prioritization criteria; and Advising the program administrator in appointing a selection committee to review grant applications and make grant award recommendations. The office, in collaboration with the	Who identifies eligible regions for the program? The bill establishes prioritization requirements, including that grants must differentiate between seed funding for innovative programs and expansion funding for existing initiatives, and that additional consideration must be given for rural applicants and projects that meet critical state workforce needs	4/13/2022 House Committee on Education Refer Amended to Appropriations	Thursday, April 21 2022 State Library Appropriations 8:00 a.m. Room Old (14) in house calendar.	

Bill #	Short Title	Sponsors	Bill Summary	Comments	Status	Calendar	Position
HB22-1351	Temporarily Reduce Road User Charges	D. Roberts (D) B. McLachlan (D) / B. Pettersen (D)	Senate Bill 21-260: Created phased-in road usage fees on gasoline and diesel that increase from 2 cents per gallon for state fiscal year (FY) 2022-23, when they are first imposed, to 8 cents per gallon for FYs 2028-29 through 2031-32, and thereafter continue to increase to account for inflation; and Temporarily reduced the amount of the road safety surcharge, which is imposed annually when a motor vehicle is registered by \$11.10 for registration periods beginning in 2022 and \$5.55 for registration periods beginning in 2023. The bill delays the initial imposition of the road usage fees from July 1, 2022, to January 1, 2023, and increases the amount of the reduction in the road safety surcharge for registration periods beginning in 2023 from \$5.55 to \$11.10. The bill also requires transfers to be made from the general fund to the state highway fund and the highway users tax fund to hold the department of transportation, counties, and municipalities harmless from the reductions in road usage fee and road safety surcharge revenue. (Note: This summary applies to this bill as introduced.)		3/31/2022 Introduced In House - Assigned to Finance	Thursday, April 21 2022 Finance Upon Adjournment Room 0112 (3) in house calendar.	Oppose
HB22-1356	Small Community-based Nonprofit Grant Program	L. Herod (D) E. Hooton (D) / J. Gonzales (D) B. Rankin (R)	The bill creates the small community-based nonprofit infrastructure grant program (grant program) in the division of local government in the department of local affairs (division) to provide grants to certain small community-based nonprofit organizations that have been impacted or disproportionately impacted by the COVID-19 public health emergency for infrastructure and capacity building. The division is required to administer the grant program and to contract with no more than 5 nonprofit organizations with specified qualifications (regional access partners) to award and monitor the grants. To be eligible to receive a grant through the grant program, an organization must be one of the following: A small community-based nonprofit organization that operates under section 501 (c)(3) of the federal internal revenue code; A small community-based nonprofit organization that does not operate under		4/13/2022 House Committee on Transportation & Local Government Refer Amended to Appropriations	Thursday, April 21 2022 State Library Appropriations 8:00 a.m. Room Old (16) in house calendar.	

Bill #	Short Title	Sponsors	Bill Summary	Comments	Status	Calendar	Position
HB22-1362	Building Greenhouse Gas Emissions	T. Bennett (D) A. Valdez (D) / C. Hansen (D) F. Winter (D)	The bill requires the Colorado energy office (office) to identify for adoption 3 sets of model code language: Model electric and solar ready code language; Model low energy and carbon code language; and Model green code language. On or before January 1, 2025, municipalities, counties, the office of the state architect, the division of housing, and the division of fire prevention and control shall adopt and enforce an energy code that achieves equivalent or better energy performance than the 2021 international energy conservation code and the model electric and solar ready code language identified for adoption by the office. On or before January 1, 2030, municipalities, counties, the office of the state architect, the	This is a local control issue; our colleagues at CML oppose while CCI wants to amend.	4/14/2022 House Committee on Energy & Environment Refer Amended to Appropriations	NOT ON CALENDAR	Oppose
HB22-1367	Updates To Employment Discrimination Laws	S. Lontine (D) M. Gray (D) / F. Winter (D) B. Pettersen (D)	The bill amends employment discrimination laws, commonly referred to as the "Colorado Anti-discrimination Act" or "CADA", as follows: Expands the definition of "employee" to include individuals in domestic service; Extends the time limit to file a charge with the Colorado civil rights commission from 6 months to 300 days after the alleged discriminatory or unfair employment practice occurred; and Repeals the prohibition, applicable in age discrimination cases only, against the relief and recovery of certain damages so that the remedies available in employment discrimination claims are consistent, regardless of the type of discrimination alleged.(Note: This summary applies to this bill as introduced.)		4/19/2022 House Committee on Judiciary Refer Amended to Appropriations	NOT ON CALENDAR	

Bill #	Short Title	Sponsors	Bill Summary	Comments	Status	Calendar	Position
SB22-001	Crime Prevention Through Safer Streets	J. Buckner (D) N. Hinrichsen / 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 the reengrossed version of this bill as introduced in the second house.)		4/13/2022 House Committee on Judiciary Refer Amended to Appropriations	NOT ON CALENDAR	Deliberating
SB22-005	Law Enforcement Agency Peace Officer Services	J. Bridges (D) J. Cooke (R) / D. Roberts (D)	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	Grant Program	3/31/2022 Senate Committee on Judiciary Refer Amended to Appropriations	NOT ON CALENDAR	Support
SB22-006	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 the reengrossed version of this bill as introduced in the second house.)	Applies to state portion of tax	3/28/2022 House Committee on Finance Refer Unamended to Appropriations	NOT ON CALENDAR	Monitor

Bill #	Short Title	Sponsors	Bill Summary	Comments	Status	Calendar	Position
SB22-007	Increase Wildfire Risk Mitigation Outreach Efforts	T. Story (D) P. Lee (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	workgroup to consider wildfire outreach. May have costs only if ypou disseminate materials that are developed	4/13/2022 House Committee on Energy & Environment Refer Unamended to Appropriations	NOT ON CALENDAR	Monitor
SB22-029	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	Scheduled committee hearing for 4/14 was cancelled; a new amendment is being worked on by sponsor.	1/12/2022 Introduced In Senate Assigned to Agriculture & Natural Resources	Thursday, April 21 2022 SENATE AGRICULTURE & NATURAL RESOURCES COMMITTEE 1:30 PM Old Supreme Court (2) in senate calendar.	Oppose
SB22-032	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	the bill reduces fee revenue to local taxing jurisdictions that use SUTS, as they are prohibited from charging a fee to relevant retailers	4/14/2022 Sent to the Governor	NOT ON CALENDAR	

Bill #	Short Title	Sponsors	Bill Summary	Comments	Status	Calendar	Position
SB22-051	Policies To Reduce Emissions From Built Environment	C. Hansen (D) / E. Sirota (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. For income tax years beginning on or after January 1, 2023, but before January 1, 2033, any purchaser of an air-source heat pump system, ground-source heat pump system, water-source heat pump system, or variable refrigerant flow heat pump system (heat pump system) that installs a residential or commercial heat pump system or a residential or commercial heat pump water heater into real property in the state is allowed an income tax credit in an amount equal to 10% of the purchase price of the heat pump system or heat pump water heater. For income tax years beginning on or after January 1, 2023, but before January 1, 2033, any purchaser of an energy storage system that installs the energy storage system in a residential	The bill has been heavily amended and the property portion removed. The bill now provides refundable income tax credit at 10% of purchase price for heat pumps and green building materials. Provides Sales and use tax exemptions for green furnaces and materials. Cuts sales and use tax revenue for local governments that use state collection system although they may expressly exempt by resolution or ordinance.	4/6/2022 Introduced In House - Assigned to Energy & Environment	Thursday, April 21 2022 Energy & Environment 1:30 p.m. Room LSB-A (1) in house calendar.	Oppose
SB22-067	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.)		3/31/2022 Senate Committee on Judiciary Refer Amended to Appropriations	NOT ON CALENDAR	Monitor

Bill #	Short Title	Sponsors	Bill Summary	Comments	Status	Calendar	Position
SB22-076	Complaint Occupational License Official Acts	C. Holbert (R) / K. Mullica (D)	The bill directs the agency that regulates an occupation to dismiss a an anonymous 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. If the same type of complaint is submitted, but not anonymously, the department is authorized to dismiss the complaint. The subject of the complaint need not respond or provide evidence for the complaint to be dismissed. An exception is added for words		4/1/2022 Sent to the Governor	NOT ON CALENDAR	Monitor
SB22-080	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	2/10/2022 Senate Committee on Agriculture & Natural Resources Refer Amended to Appropriations	NOT ON CALENDAR	
SB22-114	Fire Suppression Ponds Water Rights	D. Hisey (R) T. Story (D) / D. Roberts (D) M. Catlin (R)	Section 1 of the bill makes legislative findings and declarations. Section 2 allows a board of county commissioners (board), in consultation with its fire protection district, to apply to the state engineer for the designation of a pond as a fire suppression pond. The director of the division of fire prevention and control (director) in the department of public safety is required to promulgate rules to establish criteria for boards, in consultation with fire protection districts, to use to identify and evaluate potential fire suppression ponds. Before applying for the designation of a pond as a fire suppression pond, a board, in consultation with its fire protection district, must identify ponds in areas where the outbreak of a fire could result in a major wildfire disaster	Bill continues to be amended to satisfy concerns. Now limited to surface of 6 acres/pond; 30 ponds per county; criteria related to firefighting use.	4/11/2022 House Committee on Agriculture, Livestock, & Water Refer Amended to Appropriations	NOT ON CALENDAR	Monitor

Bill #	Short Title	Sponsors	Bill Summary	Comments	Status	Calendar	Position
SB22-118	Encourage Geothermal Energy Use	R. Woodward (R) N. Hinrichsen / 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 or, if available, leased installation in consultation with industries that offer these options to consumers of a system that uses geothermal energy for water heating or space heating or cooling in a single building or for space heating for more than one building through a pipeline network; 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, which means a system that uses geothermal energy for water heating or space heating or cooling in a single building, for space heating for more than one building through a pipeline network, or for electricity generation; 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 a system that uses geothermal energy for water heating or space heating or cooling in a single structure; Section 5 permits a county board of commissioners or a regional planning commission, and section 9 requires permits a municipal development commission, to include methods for assuring access to appropriate conditions		4/4/2022 Introduced In House - Assigned to Energy & Environment	Wednesday, April 20 2022 Energy & Environment Upon Adjournment Room LSB-A (1) in house calendar.	Deliberating

Bill #	Short Title	Sponsors	Bill Summary	Comments	Status	Calendar	Position
SB22-119	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		3/16/2022 Senate Committee on Finance Refer Amended to Appropriations	NOT ON CALENDAR	Support
SB22-138	Reduce Greenhouse Gas Emissions In Colorado	C. Hansen (D) / A. Valdez (D)	Section 1 of the bill requires each insurance company issued a certificate of authority to transact insurance business to prepare and file an annual report with the insurance commissioner providing a climate-risk assessment for the insurance company's investment portfolio from the previous 12 months. The commissioner of insurance is required to post the reports on the division of insurance's website. Section 1 defines "climate-risk assessment" as a determination of the economic and business risks that climate change poses to an investment. Section 2 requires the board of trustees of the public employees' retirement association (PERA board) to prepare a similar annual report and post it on the PERA board's website. Section 3 updates the statewide greenhouse gas (GHG) emission reduction goals to add a 40% reduction	Bill was significantly amended removing the prohibition on sale of small gas powered engines in 2030; providing tax incentives to purchase battery powered lawn mowers and leaf blowers; expanding study of sequestration opportunities for lands in addition to ag lands.	4/19/2022 Senate Committee on Appropriations Refer Amended to Senate Committee of the Whole	Thursday, April 21 2022 GENERAL ORDERS - SECOND READING OF BILLS (4) in senate calendar.	Monitor
SB22-153	Internal Election Security Measures	S. Fenberg (D) K. Priola (R) / S. Lontine (D)	The bill increases election security measures for the secretary of state's office, election officials, candidates for elected office, and voters. Current law authorizes the attorney general and the secretary of state (secretary) to enforce the provisions of the election code by injunctive action brought in the district court for the judicial district in which any violation occurs. Section 4 of the bill requires the district court and the supreme court, if applicable, to expedite scheduling and the issuance of any orders in connection with an enforcement action so a final ruling is made within specified periods. Section 5 authorizes a coordinated election official or the secretary's office to file a petition in district court alleging that a person charged with a duty under the election code has committed or		4/18/2022 House Committee on State, Civic, Military, & Veterans Affairs Refer Amended to Appropriations	NOT ON CALENDAR	Oppose

Bill #	Short Title	Sponsors	Bill Summary	Comments	Status	Calendar	Position
SB22-172	Colorado Rural Health-care Workforce Initiative	F. Winter (D) B. Rankin (R) / D. Roberts (D) J. Rich (R)	The bill establishes the Colorado rural health-care workforce initiative (initiative) to expand the number of health-care professionals practicing in Colorado's rural or frontier counties. As part of the initiative, an institution of higher education (institution) is authorized to establish and operate a health-care professionals rural track within any health-care professional education program offered by the institution. A rural track must set aside seats in its health-care professional education program for students who express an interest in studying and working in a rural or frontier county, offer didactic curriculum related to practicing the health-care discipline in rural or frontier counties, place students in rural or frontier counties for hands-on instruction and training, and award scholarships to students in the rural track. In order to receive a scholarship, a student must commit to working as a health-care professional in a rural or frontier county for 2 years after completing education and training. The rural office	We requested that sponsors amend to extend required length of service. Initial reaction was favorable, upon further consideration was denied.	4/11/2022 Senate Committee on Health & Human Services Refer Amended to Appropriations	NOT ON CALENDAR	Amend
SB22-185	Security For Colorado Seniors	J. Danielson (D) J. Buckner (D) / M. Lindsay M. Young (D)	The bill renames the area agency on aging grant program to the strategic investments in aging grant program (grant program). The grant program administers state assistance to finance projects across the state that are intended to assist and support older Coloradans. The bill extends the grant program indefinitely to continue the support of projects that promote the health, equity, well-being, and security of older Coloradans across the state.(Note: This summary applies to the reengrossed version of this bill as introduced in the second house.)		4/18/2022 Introduced In House - Assigned to Health & Insurance	NOT ON CALENDAR	Deliberating

Bill #	Short Title	Sponsors	Bill Summary	Comments	Status	Calendar	Position
SB22-193	Air Quality Improvement Investments	S. Fenberg (D) J. Gonzales (D) / A. Valdez (D) M. Froelich (D)	Industrial and manufacturing operations clean air grant program. Section 1 of the bill creates the industrial and manufacturing operations clean air grant program (clean air grant program) through which the Colorado energy office (office) awards grant money to private entities, local governments, tribal governments, and public-private partnerships for voluntary projects to reduce air pollutants from industrial and manufacturing operations. Voluntary projects eligible for grant money include: Energy efficiency projects; Renewable energy projects; Beneficial electrification projects; Transportation electrification projects; Projects producing or utilizing clean hydrogen; Projects involving carbon capture at industrial facilities and direct air capture projects ; Methane capture projects; Projects producing or utilizing sustainable aviation fuel; and Industrial process changes that reduce emissions. Starting in 2025, the office is required to report annually on the progress of the clean air grant program, submit the report to the legislative	This funds various programs to reduce air emissions. Governors air quality bill. Passed committee 4/5 with little or no opposition..	4/18/2022 Introduced In House - Assigned to Energy & Environment	Thursday, April 21 2022 Energy & Environment 1:30 p.m. Room LSB-A (2) in house calendar.	Monitor
SB22-198	Orphaned Oil And Gas Wells Enterprise	S. Fenberg (D) R. Scott (R) / M. Weissman (D) P. Will (R)	The bill creates the orphaned wells mitigation enterprise (enterprise) in the department of natural resources for the purpose of: Plugging, reclaiming, and remediating orphaned wells located in the state for which no owner or operator can be found or for which the owner or operator is unwilling or unable to pay the costs of plugging and abandoning the well; Ensuring that the costs associated with the plugging, reclaiming, and remediating of orphaned wells are borne by operators in the form of mitigation fees; Determining the amounts of mitigation fees; and Imposing and collecting mitigation fees. On or before August 1, 2022; on or before April 30, 2023; and on or before April 30 each year thereafter, each operator shall pay a mitigation fee to the enterprise for each well that has been spud but is not yet plugged and abandoned, in accordance with rules promulgated by the Colorado oil and gas conservation commission (commission), in the following amounts: For operators with production that		4/7/2022 Introduced In Senate - Assigned to Finance	Wednesday, April 20 2022 SENATE FINANCE COMMITTEE 1:30 PM Old Supreme Court (6) in senate calendar.	

Calendar Notification of Your Bill Dossier

Bill SB22-215 - NOT ON CALENDAR

BILL [SB22-215](#)

Short Title: Infrastructure Investment And Jobs Act Cash Fund

Sponsors: C. Hansen (D) | R. Zenzinger (D) / L. Herod (D) | J. McCluskie (D)

Joint Budget Committee. The bill creates the "Infrastructure Investment and Jobs Act" cash fund (fund) and requires the state treasurer to transfer \$81.5 million to the fund. The money in the fund is continuously appropriated to departments, subject to approval by the governor to be used as the nonfederal match funding necessary for the state or a local government to be eligible to receive federal approval and federal funds for certain categories of infrastructure projects allowed under the federal "Infrastructure Investment and Jobs Act". The office of the governor (office) must establish a process for receiving, reviewing, and approving applications and awarding and distributing money from the fund and the office, as well as state departments receiving money from the fund, are subject to annual reporting requirements.

(Note: This summary applies to this bill as introduced.)

Status

4/19/2022 Introduced In Senate - Assigned to Appropriations

Off-highway Vehicles



Municipal code 10.14.010-10.14.051



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10.14.010 Definitions

- As defined in this chapter, unless the context otherwise requires, the following terms, phrases, words, and their derivation shall have the meaning given herein.
- “Off-highway vehicle” as set forth in 33.14.5.101(3) C.R.S. shall mean any self-propelled vehicle which is designed to travel on wheels or tracks in contact with the ground, which is designed primarily for use off of the public highways, and which is generally and commonly used to transport persons for recreational purposes
“Off-highway vehicle” shall not include the following:
 - vehicles designed and used primarily for travel on, over, or in the water;
 - snowmobiles;
 - military vehicles;
 - golf carts;
 - vehicles designed to and used to carry disabled persons;
 - vehicles designed and used specifically for agricultural, logging, or mining purposes;
 - vehicles registered pursuant to article 3 of title 42 C.R.S.,
 - low speed electric vehicles 42-1-102(48.6),
 - toy vehicles as defined in C.R.S. 42-4-103.5 (a)(b)(c), or
 - kit vehicles as defined in C.R.S. 42-1-102(45.5)





10.14.030 Operation of Off-Highway Vehicles within the Town

- 10.14.020- In accordance with C.R.S. §33-14.5-108(1), all Town streets, roads or alleys, or trails **except** any road or roadway that is part of the **state highway system (Main Street/Highway 64)** within the Town, are hereby designated as off-highway vehicle routes.
- No person **under the age of ten (10) years** may operate an off-highway vehicle on such public street, road, or alley of the Town as designated in Section 10.14.020 above, **unless the person is accompanied** by and under the **immediate supervision** of a guardian who is 16 years of age or older. The phrase “under immediate supervision” shall mean that, at a minimum, the minor operator is within proximity of the guardian.
- Every person operating an off-highway vehicle shall do so in compliance with the applicable **laws of the State of Colorado and the Model Traffic Code for Colorado**.
- The operator of an off-highway vehicle in Town otherwise operating pursuant to section 10.14.020 above shall **not exceed a maximum speed of fifteen (15) miles per hour**.

10.14.040 Required Equipment

1. At least **one lighted headlamp** having minimum candlepower of sufficient intensity to reveal persons or objects at a distance of at least 100 feet ahead during operation from sunset to sunrise. Such headlamp shall be aimed so that glaring rays are not projected into the eyes of operators in oncoming vehicles when operated on a straight level surface.
2. **One lighted tail lamp** having a minimum candlepower of sufficient intensity to exhibit a red light plainly visible from a distance of 500 feet to the rear during operation from sunset to sunrise.
3. **Brakes, a braking system that may be operated by hand or foot**, capable of producing deceleration of 14 feet per second on level ground at a speed of 20 miles per hour. The braking system must be adequate to control the movement of, and to stop and to hold the off-highway vehicle stationary on any grade upon which it can be operated.
4. **Muffler and spark arrestor** which conform to the standards, a spark arrestor is a device which traps or pulverizes exhaust particles as they are expelled from an internal combustion engine exhaust system and is effective in reducing exhaust sparks and protecting against spark fires. A muffler is a device consisting of a series of chamber or baffle plates or other mechanical design for the purpose of receiving exhaust gas from an internal combustion engine and is effective in reducing noise, which shall be applicable in all cases except for off-highway vehicles being operated in organized competitive events held on private lands with the permission of the landowner, lessee, or custodian of the land, on public lands and waters under the jurisdiction of the division with its permission, or on other public lands with the consent of the public agency owning the land.
5. A **red or orange "whip flag"** must be attached to OHVs when being operated by a minor operator on any street or roadway within the Town of Rangely.

10.14.050

Notice of Accident

1. The operator of an off-highway vehicle involved in an accident **within the Town limits** resulting in property damage, injuries or death, or some person acting for the operator, or the owner of the off-highway vehicle having knowledge of the accident shall **immediately**, by the quickest available means of communication, **notify the office of the Town police department**.
2. If an accident occurs **outside of the Town limits**, the operator or some person acting for the operator shall **immediately notify the Rio Blanco County Sheriff's Office**.
3. The Town Police Department upon receiving a report of accident under this section shall forward a copy thereof to the Colorado Division of Parks and Outdoor Recreation.
4. Within forty-eight (48) hours after an accident involving an off-highway vehicle, the accident shall be reported to the Denver office of the Colorado Division of Parks and Outdoor Recreation. The report shall be made on forms furnished by such Division and shall be made by the owner or operator of the vehicle or someone acting for the owner or operator.



10.14.050 Limitations of Liability

To the maximum extent permitted by law, nothing in this chapter shall be construed as an assumption of any duty of care by the Town with respect to, or the assumption of any liability by the Town for any injuries to persons or property which may result from the operation of an off-highway vehicle on the roads, roadways, or alleys within the Town limits.

10.14.051

Enforcement Violations and Fines

- Every peace officer of the Town is hereby authorized to enforce the provisions of this chapter as provided by the applicable provisions of the Model Traffic Code for Colorado Municipalities, as adopted by the Town of Rangely. Notwithstanding the provisions of the Model Traffic Code for Colorado, as adopted by the Town of Rangely, Article II Definitions, subsection (121), an “off-highway vehicle” as defined herein shall be considered a “vehicle” for purposes of the application or enforcement of the Model Traffic Code, as adopted by the Town of Rangely, except for Part 2, Equipment thereof.
- Any person who violates the provisions of this chapter shall be guilty of a municipal ordinance offense and, upon conviction thereof shall be punished by a minimum fine of fifty (\$50.00) dollars, and a maximum fine of not more than three hundred (\$300.00) dollars. Pursuant to the Colorado Municipal Court Rules of Procedure, 210(b)(4), the Municipal Court may by order, which from time to time may be amended, supplemented, or repealed, designate the ordinance offenses and the penalties for which may be paid at the office of the court clerk.



Thank You!

We hope you all stay safe and have fun at this years Rangely OHV Adventure Rally! Please follow the safety and municipal guidelines listed. If you have any questions or need to report an accident, please call us at 970-675-8466. In the event of an emergency, please call 911.

-Rangely Police Department