Colorado Legislative Report Second Regular Session Seventy-second General Assembly

March 29, 2021

Bill: <u>HB21-1008</u>	3
Title:	Forest Health Project Financing
Description	Concerning increased options for financing forest health projects, and, in connection therewith, financing wildfire mitigation treatments.
Summary	The bill provides additional options for financing forest health projects by authorizing: • A separate legal entity created by a combination of local governments as authorized by current law to establish special improvement districts within the boundaries of the combination and levy special assessments on property specially benefited by improvements, functions, services or facilities, including forest health projects, that the separate legal entity is authorized to provide; • Counties, municipalities, special districts, water conservancy districts, the Colorado river water conservation district, and the southwestern water conservation district to conduct or participate in and finance forest health projects; and • Authorizing a forest improvement district to use its sales tax revenue for forest health projects. The bill also postpones the scheduled repeal of the statute that authorizes the Colorado water resources power and development authority to issue bonds to fund watershed protection projects and forest health projects from July 1, 2023, to July 1, 2033.
Comment	
Position	Monitor
Full Text	Full Text of Bill
Fiscal Notes	<u>Fiscal Notes</u> (02/17/2021)
House Committee	Agriculture, Livestock, and Water
Senate Committee	Agriculture and Natural Resources
Sponsors (House and Senate)	Senate: J. Cooke (R) C. Hansen (D) House:

	J. Arndt (D) M. Catlin (R)
Status	Introduced In Senate - Assigned to Agriculture & Natural Resources (03/12/2021)
Lobbyists	Lobbyists
Votes	Votes all Legislators
Hearing Date	04/08/2021

Bill: <u>HB21-101</u>	Bill: <u>HB21-1011</u>		
Title:	Multilingual Ballot Access For Voters		
Description	Concerning the expansion of multilingual ballot access for electors in the state, and, in connection therewith, making an appropriation.		
Summary	state, and, in connection therewith, making an appropriation. The bill requires the secretary of state (secretary) and county clerk and recorders (county clerk) of certain counties to provide multilingual ballot access. The secretary is required to establish a multilingual ballot hotline (hotline) to provide access to qualified translators or interpreters in each of the languages in which the most recent decennial census was offered to assist electors in translating ballot language. The secretary is required to establish the hotline for use during the general election held in November 2022, and for every general election and statewide odd-year election thereafter. The secretary is also required to: • Provide notice of the hotline to electors through election day; • Ensure that the translators who provide translations for the multilingual hotline are qualified translators or interpreters; and • Promulgate rules as may be necessary to create and administer the hotline. The county clerk of any county that satisfies specified criteria is required to create, in coordination with the secretary, a minority language sample ballot (sample ballot) in any minority language spoken in the county that satisfies the following: • The minority language is spoken by at least 2,000 citizens in the county age 18 years or older, who speak English less than very well, and who speak the minority language at home; or • The minority language is spoken by at least 2.5% of citizens in the county age 18 years or older, who speak English less than very well, and who speak the minority language at home. The bill specifies that the sample ballot must include all of the same content that is on the English language ballot and also specifies the		
	format of the sample ballot. In addition, the bill requires that the sample ballots be available for the general election held in November 2022, and for each general election and statewide odd-year election thereafter.		

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The county clerk of any county that satisfies specified criteria is required to provide, upon the request of an elector, an in-person minority

language ballot (in-person ballot) in any minority language spoken in the

county that satisfies the same criteria specified for sample ballots. An in-person ballot can be a ballot on demand, a ballot from a printed stock of ballots, or a ballot via an electronic voting device.

The bill specifies that the in-person ballot must include all of the same content that is on the English language ballot and specifies that in-person ballots are required to be available for the general election held

in November 2022, and for each general election and statewide oddyear

election thereafter.

The secretary is required to determine, pursuant to specified criteria, which counties in the state are required to provide multilingual ballot access by creating a sample ballot and providing an in-person ballot, and to notify the county clerk of any county that is required to provide such multilingual ballot access.

The secretary is required to provide each county clerk that is required to provide multilingual ballot access with a translation in the applicable minority language or languages of all content that is certified to the county clerks by the secretary of state for use by the county clerk in creating the multilingual ballot access.

Comment	
Position	Monitor
Full Text	Full Text of Bill
Fiscal Notes	<u>Fiscal Notes</u> (03/19/2021)
House Committee	State, Civic, Military and Veterans Affairs
Senate Committee	
Sponsors (House and Senate)	Senate: D. Moreno (D) J. Gonzales (D) House: Y. Caraveo (D)
Status	House Third Reading Passed - No Amendments (03/29/2021)
Lobbyists	Lobbyists
Votes	Votes all Legislators
Hearing Date	03/29/2021

Bill: <u>HB21-1025</u>	
Title:	Nonsubstantive Emails And Open Meetings Law

Description	Concerning a clarification under the Colorado open meetings law of the requirements governing communication by electronic mail that does not relate to the substance of public business.
Summary	Under current provisions of the Open Meetings Law (OML), if elected officials use electronic mail to discuss pending legislation or other public business among themselves, the electronic mail constitutes a meeting that is subject to the OML's requirements. The bill substitutes the word exchange for the word use in describing the type of electronic mail communication that triggers the application of the OML. The bill also clarifies existing statutory provisions to specify that electronic mail communication between elected officials that does not relate to the merits or substance of pending legislation or other public business is not a meeting for OML purposes. Under the bill, the type of electronic communication that also does not constitute a meeting for OML purposes includes electronic communication regarding scheduling and availability as well as electronic communication that is sent by an elected official for the purpose of forwarding information, responding to an inquiry from an individual who is not a member of the state or local public body, or posing a question for later discussion by the public body.
Comment	
Position	Monitor
Full Text	Full Text of Bill
Fiscal Notes	<u>Fiscal Notes</u> (02/18/2021)
House Committee	State, Civic, Military and Veterans Affairs
Senate Committee	State, Veterans and Military Affairs
Sponsors (House and Senate)	Senate: J. Ginal (D) House: J. Arndt (D)
Status	Sent to the Governor (03/29/2021)
Lobbyists	Lobbyists
Votes	Votes all Legislators
Hearing Date	

Bill: <u>HB21-1042</u>	
Title:	Water Storage Tanks Grant Program
Description	Concerning the creation of the water storage tank wildfire mitigation grant program.

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Summary	The bill establishes the water storage tank wildfire mitigation grant
	program (grant program) within the forest service. Grant recipients may use grant money to purchase water storage tanks for wildfire firefighting efforts. The grant program only awards grants to entities that are an agency of local government, a county, a municipality, a special district, a tribal agency or program, or a nonprofit or not-for-profit organization
	that is registered and in good standing with the secretary of state's office. In awarding grants, the forest service considers the potential impact of
	additional water storage tanks in the applicant's jurisdiction or area. Grant recipients are required to report to the forest service, and the forest service is required to annually report on the grant program to the wildfire matters review committee. The bill also creates the water storage tank wildfire mitigation cash fund. Money in the fund is used to implement the grant program. The general assembly is required to transfer \$5 million into the fund beginning September 1, 2021, through and including the 2024-25 fiscal year.
Comment	
Position	Monitor
Full Text	Full Text of Bill
Fiscal Notes	<u>Fiscal Notes</u> (02/24/2021)
House Committee	Agriculture, Livestock, and Water
Senate Committee	
Sponsors (House and Senate)	Senate: House: R. Hanks (R)
Status	House Committee on Agriculture, Livestock, & Water Postpone Indefinitely (03/01/2021)
Lobbyists	Lobbyists
Votes	Votes all Legislators

Bill: <u>HB21-104</u>	3
Title:	Study Underground Water Storage Maximum Beneficial Use
Description	Concerning a study of underground water storage to maximize the beneficial use of water within Colorado.
Summary	The bill directs the Colorado water conservation board (board), in consultation with the state engineer, to contract with a Colorado

institution of higher education (institution) to conduct a study to:

• Evaluate ways to maximize the beneficial use of water within Colorado and implement the storage recommendations of the Colorado water plan by storing

water underground when water is available;

- Evaluate ways to minimize the amount of water that flows out of Colorado to downstream states, without risking noncompliance with applicable interstate compacts, United States supreme court rulings, other federal law, decreed absolute and conditional water rights, the prior appropriation system, and Colorado's anti-speculation doctrine;
 - Identify:
- Specific aquifers that are hydrologically and legally available to be used for underground storage and subsequent beneficial use;
- Sources of revenue that could be used to pay for the underground storage projects; and
- Planned potential or existing underground storage projects that would meet the objectives identified in the study;
- Examine the role that various water entities might play in financing and implementing underground storage projects; and
- Recommend legislative changes needed to implement managed underground storage projects in the identified aquifers.

The bill directs the board or the institution to submit a report summarizing the results of the study to the water resources review committee by August 1, 2022, which shall either have legislation drafted to implement the study's recommendations or submit the study along with

its own recommendations to the committees of the general assembly with

jurisdiction over water resources by January 1, 2023.

Comment	
Position	Monitor
Full Text	Full Text of Bill
Fiscal Notes	<u>Fiscal Notes</u> (03/03/2021)
House Committee	Agriculture, Livestock, and Water
Senate Committee	
Sponsors (House and Senate)	Senate: J. Sonnenberg (R) House: R. Holtorf (R)
Status	House Committee on Agriculture, Livestock, & Water Refer Amended to

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	Finance (03/01/2021)
Lobbyists	Lobbyists
Votes	Votes all Legislators
Hearing Date	04/01/2021

Bill: <u>HB21-1050</u>	
Title:	Workers' Compensation
Description	Concerning the "Workers' Compensation Act of Colorado", and, in connection therewith, making changes that affect the timely payment of benefits, guardian ad litem and conservator services, benefit offsets related to the receipt of federal disability or retirement benefits, the reduction of benefits based on apportionment, the selection of independent medical examiners, limits on temporary disability and permanent partial disability payments, the withdrawal of admissions of liability, mileage expense reimbursement, the authority of prehearing administrative law judges, the reopening of permanent total disability awards, and petitions for review and appeals of orders.
Summary	The bill: • Adds guardian ad litem and conservator services to the list of medical aid that an employer is required to furnish to an employee who is incapacitated as a result of a work-related injury or occupational disease (section 1 of the bill); • Requires an injured worker who is claiming mileage reimbursement for travel related to obtaining compensable medical care to submit a request to the employer or insurer within 120 days after the expense is incurred, and requires the employer or insurer to pay or dispute mileage within 30 days after submittal and to include in the brochure of claimants' rights an explanation of rights to mileage reimbursement and the deadline for filing a request (sections 1 and 7); • Clarifies that offsets to disability benefits granted by the federal Old-Age, Survivors, and Disability Insurance Amendments of 1965 only apply if the payments were not already being received by the employee at the time of the work-related injury (section 2); • Prohibits the reduction of an employee's temporary total disability, temporary partial disability, or medical benefits based on apportionment under any circumstances; limits apportionment of permanent impairment to specific situations; and declares that the employer or insurer bears the burden of proof, by a preponderance of the evidence, at a hearing regarding apportionment of permanent impairment impairment or permanent total disability benefits (section 3); • Adds the following conditions that must be met for an employer or insurer to request the selection of an independent medical examiner when an authorized treating physician has not determined that the employee has reached maximum medical improvement (MMI): An examining

physician must have examined the employee at least 20 months after the date of the injury, have determined that the employee has reached MMI, and have served a written report to the authorized treating physician specifying that the examining physician has determined that the employee has reached MMI; and the authorized treating physician must have responded that the employee has not reached MMI or must have failed to respond within 15 days after service of the report (section 4);

- Changes the whole person impairment rating applicable to an injured worker from 25% to 19% for purposes of determining the maximum amount of combined temporary disability and permanent partial disability payments an injured worker may receive (**section 5**);
- Clarifies when benefits and penalties payable to an injured worker are deemed paid (**section 6**);
- Prohibits an employer or insurer from withdrawing an admission of liability when 2 years or more have passed since the date the admission of liability on the issue of compensability was filed, except in cases of fraud (**section 7**);
- Prohibits the director of the division of workers' compensation or an administrative law judge from determining issues of compensability or liability unless specific benefits or penalties are awarded or denied at the same time (**section 8**);
- Clarifies the scope of authority of prehearing administrative law judges (section 9);
- Increases the threshold amount that an injured worker must earn in order for permanent total disability payments to cease and allows for annual adjustment of the threshold amount starting in 2022 (**section 11**); and
- Clarifies the orders that are subject to review or appeal (sections 10 and 12).

Comment	
Position	Monitor
Full Text	Full Text of Bill
Fiscal Notes	<u>Fiscal Notes</u> (02/16/2021)
House Committee	Business Affairs and Labor
Senate Committee	
Sponsors (House and Senate)	Senate: J. Cooke (R) J. Bridges (D) House: K. Van Winkle (R) M. Gray (D)
Status	House Committee on Business Affairs & Labor Refer Amended to

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	Appropriations (02/24/2021)
Lobbyists	Lobbyists
Votes	Votes all Legislators
Hearing Date	

Bill: <u>HB21-1052</u>		
Title:	Define Pumped Hydroelectricity As Renewable Energy	
Description	Concerning the inclusion of pumped hydroelectric energy generation in the definition of "eligible energy resources" for purposes of meeting Colorado's renewable energy standard.	
Summary	The bill removes the existing restriction on pumped hydroelectric facilities as a source of recycled energy, which is included in the definition of an eligible energy resource under the renewable energy standard statute.	
Comment		
Position	Monitor	
Full Text	Full Text of Bill	
Fiscal Notes	<u>Fiscal Notes</u> (03/24/2021)	
House Committee	Energy and Environment	
Senate Committee	Agriculture and Natural Resources	
Sponsors (House and Senate)	Senate: R. Woodward (R) House: H. McKean (R)	
Status	Introduced In Senate - Assigned to Agriculture & Natural Resources (03/18/2021)	
Lobbyists	<u>Lobbyists</u>	
Votes	<u>Votes all Legislators</u>	
Hearing Date	04/01/2021	

Bill: <u>HB21-1061</u>	
Title:	Residential Land Property Tax Classification
Description	Concerning the definition of residential land for the purpose of property tax classification.
Summary	The bill modifies the definition of the term residential land for

the purpose of property tax classification. Currently, a parcel of land without a residential improvement is classified as residential land if it is contiguous with a parcel of land under common ownership upon which a residential improvement is located and if it is used as a unit in conjunction with the residential improvements located thereon. The bill

modifies classification for this type of parcel by:

- Requiring the parcel to have the identical owner as the adjacent parcel based on the record title;
- Requiring the parcel to have a related improvement that is essential to the use of a residential improvement located on the identically owned contiguous residential land; and
- Specifying that contiguity in this instance is not interrupted by an intervening local service street, alley, or common element in a common-interest community.

The bill also removes from the definition parcels of land in a residential subdivision, the exclusive use of which land is established by the ownership of such residential improvements.

Comment	
Position	Monitor
Full Text	Full Text of Bill
Fiscal Notes	Fiscal Notes (02/16/2021)
House Committee	Transportation and Local Government
Senate Committee	Local Government
Sponsors (House and Senate)	Senate: C. Hansen (D) House: M. Gray (D)
Status	Introduced In Senate - Assigned to Local Government (03/10/2021)
Lobbyists	Lobbyists
Votes	Votes all Legislators
Hearing Date	03/30/2021

Bill: <u>HB21-1071</u>	
Title:	Ranked Choice Voting In Nonpartisan Elections
Description	Concerning the use of ranked choice voting in nonpartisan elections.
Summary	Beginning in 2023, the bill allows a municipality to refer a municipal election using instant runoff voting to be conducted as part of a coordinated election. The secretary of state is required to promulgate rules establishing the minimum system requirements and specifications for a voting system to be used in an election using instant runoff voting by March 31, 2022. After March 31, 2022, a system that has been

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tested

and satisfies the standards promulgated by the secretary of state may be

submitted for certification for use in an election using instant runoff voting. If the secretary of state certifies a system, the secretary is required

to negotiate and purchase, if possible, a single annual statewide license with the provider to allow each county that uses the voting system to conduct elections using instant runoff voting.

On and after January 1, 2023, a statutory city or town or home rule municipality that has taken formal action to conduct an election using instant runoff voting may refer the election to be conducted as part of a coordinated election by providing written notice to the county clerk and recorder. If the county uses a voting system that is certified for use in an

election using instant runoff voting, the county clerk and recorder must conduct the election as part of the coordinated election. The municipality referring the election is responsible for any reasonable additional costs the

county incurs as a result of conducting an instant runoff voting election. If the referring municipality is located in more than one county, the counties are required to conduct the election using instant runoff voting only if each county receives timely notice, each county uses a voting system certified for such use, and the data from all the counties' voting systems can be tabulated together in accordance with rules promulgated by the secretary of state for conducting instant runoff elections across multiple counties. The counties and the municipality are required to enter

into an agreement for the conduct of the election, which must specify the

procedures for the county canvass boards to canvass the election. For any instant runoff voting election conducted as part of a coordinated election, the secretary of state is the designated election official responsible for tabulating and reporting the results. The secretary

of state is required, by December 31, 2022, to promulgate rules related to

instant runoff voting elections including the procedures for conducting logic and accuracy tests and risk limiting audits, and for the tabulation, reporting, and canvassing of results.

Comment	
Position	Monitor
Full Text	Full Text of Bill
Fiscal Notes	<u>Fiscal Notes</u> (03/19/2021)
House Committee	State, Civic, Military and Veterans Affairs
Senate Committee	
Sponsors	Senate:

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(House and Senate)	F. Winter (D) S. Fenberg (D) House: J. Arndt (D) C. Kennedy (D)
Status	House Committee on Finance Refer Amended to Appropriations (03/11/2021)
Lobbyists	Lobbyists
Votes	Votes all Legislators
Hearing Date	

Bill: <u>HB21-1077</u>	
Title:	Legislative Oversight Committee Concerning Tax Policy
Description	Concerning the creation of the legislative oversight committee concerning tax policy.
Summary	The bill creates the legislative oversight committee concerning tax policy (committee) and the associated task force (task force). The committee is required to review the policy considerations contained in the tax expenditure evaluations prepared by the state auditor and is responsible for the oversight of the task force. The committee may recommend legislative changes that are treated as bills recommended by an interim legislative committee. The task force is required to study tax policy and develop and propose for committee consideration any modifications to the current system of state and local taxation. The task force is also authorized, upon request by a committee member, to provide evidence-based feedback on the potential benefits or consequences of a legislative or other policy proposal not directly affiliated with or generated by the task force, including any bill or resolution introduced by the general assembly that affects tax policy.
Comment	
Position	Monitor
Full Text	Full Text of Bill
Fiscal Notes	Fiscal Notes (02/24/2021)
House Committee	Finance
Senate Committee	
Sponsors (House and	Senate:

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Senate)	House: A. Benavidez (D) S. Bird (D)
Status	House Committee on Finance Refer Amended to Appropriations (03/17/2021)
Lobbyists	Lobbyists
Votes	Votes all Legislators
Hearing Date	

Bill: <u>HB21-1086</u>	<u>5</u>
Title:	Voter Proof Of Citizenship Requirement
Description	Concerning requirements to provide proof of citizenship to vote.
Summary	The bill provides that only an elector who has provided proof of citizenship can vote in an election. Registered electors who have presented a county clerk and recorder with proof of citizenship receive regular mail ballots. All other registered electors receive provisional mail ballots. Electors who receive provisional mail ballots must present those ballots at the county clerk and recorder's office and must provide proof of
	citizenship at the county clerk and recorder's office. The bill also ensures that only voters who have provided proof of citizenship can cast a regular in-person ballot. Finally, the bill requires the computerized statewide voter registration list maintained by the secretary of state to note whether an elector has shown proof of citizenship.
Comment	
Position	Monitor
Full Text	Full Text of Bill
Fiscal Notes	<u>Fiscal Notes</u> (02/24/2021)
House Committee	State, Civic, Military and Veterans Affairs
Senate Committee	
Sponsors (House and Senate)	Senate: House: S. Luck (R)
Status	Introduced In House - Assigned to State, Civic, Military, & Veterans Affairs (02/16/2021)
Lobbyists	Lobbyists
Votes	Votes all Legislators

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Bill: <u>HB21-109!</u>	
Title:	811 Locate Exemption For County Road Maintenance
Description	Concerning excavation notification requirements for underground facility location in connection with county road maintenance, and, in connection therewith, specifying that excavation does not include routine or emergency maintenance of right-of-way on county-owned gravel or dirt roads that does not lower the existing grade or elevation of the road, shoulder, and ditches and that does not disturb more than six inches in depth during maintenance operations.
Summary	Current law requires an individual or entity to notify the statewide notification association of all owners and operators of underground facilities of its intent to engage in excavation so that any underground facilities that the excavation might affect, such as water and sewer pipes, gas lines, and electric or cable lines, can be located and marked before excavation begins. Underground facilities are often located beneath county gravel and dirt roads, normally at a depth of at least 18 inches below the road surface. Counties maintain the profile and surface condition of such county roads and county road rights-of-way by engaging in routine and emergency maintenance activities that do not disturb more than 6 inches in depth. These maintenance activities currently trigger the excavation notification requirement, and the related requirement that the location of underground facilities be marked, even though they occur above the levels where underground facilities are located. To prevent such activities from triggering the excavation notification requirement, the bill specifies that excavation does not include routine or emergency maintenance of right-of-way on county-owned gravel or dirt roads performed by county employees that: • Does not lower the existing grade or elevation of the road, shoulder, and ditches; and • Does not disturb more than 6 inches in depth during maintenance operations.
Comment	
Position	Monitor
Full Text	Full Text of Bill
Fiscal Notes	<u>Fiscal Notes</u> (03/05/2021)
House Committee	Transportation and Local Government
Senate Committee	
Sponsors (House and Senate)	Senate: J. Ginal (D) R. Woodward (R) House:

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	M. Baisley (R) C. Kipp (D)
Status	Introduced In House - Assigned to Transportation & Local Government (02/16/2021)
Lobbyists	Lobbyists
Votes	Votes all Legislators
Hearing Date	03/30/2021

Bill: <u>HB21-110</u>	Bill: <u>HB21-1100</u>	
Title:	Electronic Filing Of Documents With Governmental Entities	
Description	Concerning the ability to file documents electronically with governmental entities.	
Summary	The bill requires a governmental entity to establish an electronic filing option by January 1, 2022, for each document required or allowed to be filed with the governmental entity. A governmental entity includes each principal department of the state and each county, and any agency, department, board, or division thereof. The electronic filing option may include accepting a scanned copy of the original document by email or through a secure file transfer system. The electronic filing option must comply with existing requirements for a governmental entity to have reasonable security practices in place if the governmental entity receives or maintains personal identifying information. The governmental entity is not authorized to require a filing to be made only by electronic filing if the department does not have authority under other law to require electronic filing.	
Comment		
Position	Monitor	
Full Text	Full Text of Bill	
Fiscal Notes	<u>Fiscal Notes</u> (03/17/2021)	
House Committee	Finance	
Senate Committee		
Sponsors (House and Senate)	Senate: J. Bridges (D) House: M. Soper (R)	
Status	Introduced In House - Assigned to Finance (02/16/2021)	
Lobbyists	<u>Lobbyists</u>	
Votes	Votes all Legislators	

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Bill: <u>HB21-110</u>	<u>5</u>
Title:	Low-income Utility Payment Assistance Contributions
Description	Concerning utility customers' financial contributions for low-income utility assistance.
Summary	Section 1 of the bill removes the low-income energy assistance program administered by Energy Outreach Colorado (EOC) from the grant program reserve funded by tier 2 severance tax operational fund money. Section 2 clarifies that the definition of a low-income utility customer, with regard to the public utilities commission's (PUC) consideration of a preference or advantage that a gas or electric utility
	grants a low-income utility customer, means a utility customer who meets the Colorado department of human services' income eligibility criteria. Sections 3 and 4 make modifications to the legislative commission on low-income energy assistance, wherein section 3 expands the commission's scope to include water utility assistance and section 4 reduces the composition of the commission from 11 members to 7 members. Section 4 also requires the commission to: • Advise the Colorado energy office (office) on grants awarded from the federal department of energy regarding the office's weatherization assistance program; • Advise water utilities that provide their customers with utility assistance and efficiency programs; and • Review EOC's annual budget that it submits to the PUC regarding the use of funding for utility bill payment assistance. Sections 5, 6, and 8 to 10 concern the creation of an energy assistance system benefit charge, which is a mandatory monthly charge that investor-owned electric and gas utilities are required to collect from their customers. The initial amount of the charge per customer is \$1 for
	electric service provided and \$1 for natural gas service provided, but the PUC may adopt rules to modify the amount of the charge, so long as the charge is at least \$1 per service provided. Investor-owned utilities are required to remit the charges collected to EOC to help finance the direct utility bill payment assistance and energy retrofit programs that EOC administers for low-income households. Sections 7 and 11 concern voluntary, opt-in charges that a water utility may offer its customers to help finance the water utility bill payment assistance program that EOC administers. Alternatively, a water utility may implement its own water utility bill payment assistance
	program. Section 12 requires EOC and the office, when installing energy retrofits for low-income households, to prioritize customer savings, emission reductions, and improving indoor air quality. Section 13 governs reporting requirements for EOC regarding the mandatory monthly energy assistance system benefit charge and voluntary, opt-in monthly water utility bill payment assistance

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	collections. Sections 14 to 17 make conforming amendments.
Comment	
Position	Support
Full Text	Full Text of Bill
Fiscal Notes	Fiscal Notes (03/02/2021)
House Committee	Finance
Senate Committee	
Sponsors (House and Senate)	Senate: C. Hansen (D) House: C. Kennedy (D)
Status	Introduced In House - Assigned to Finance (02/16/2021)
Lobbyists	Lobbyists
Votes	Votes all Legislators
Hearing Date	03/29/2021

Bill: <u>HB21-1111</u>	
Title:	Consent Collection Personal Information
Description	Concerning the possession of certain personal information by governmental entities.
Summary	The bill requires a governmental entity that maintains, owns, or licenses computerized data that includes certain personal information about any Colorado residents, or a governmental entity that uses a third-party service provider to maintain computerized data that includes certain personal information, to give notice to those Colorado residents every 90 days. The notice must give Colorado residents the option to either assent to the governmental entity possessing the Colorado resident's personal information or request that the governmental entity dispose of any paper or electronic documents containing the Colorado resident's personal identifying information.
Comment	
Position	Monitor
Full Text	Full Text of Bill
Fiscal Notes	Fiscal Notes (03/16/2021)

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House Committee	State, Civic, Military and Veterans Affairs
Senate Committee	
Sponsors (House and Senate)	Senate: House: H. McKean (R)
Status	Introduced In House - Assigned to State, Civic, Military, & Veterans Affairs + Finance (02/16/2021)
Lobbyists	Lobbyists
Votes	Votes all Legislators
Hearing Date	

Bill: <u>HB21-1168</u>	
Title:	Historically Underutilized Businesses Local Government Procurement
Description	Concerning historically underutilized businesses in local government procurement.
Summary	The bill requires local governments, including school districts, with a procurement budget of a certain size to collect data regarding the participation of historically underutilized businesses in local government procurement for a 5-year period and requires the local government to annually report that data to the secretary of state. The bill requires the secretary of state to share summarized data with the department of local
	affairs. The bill further requires the department of local affairs to annually include the summarized data received from the secretary of state as part of the department's presentation to its committee of reference at a hearing held pursuant to the State Measurement for Accountable, Responsive, and Transparent (SMART) Government Act. The bill defines a historically underutilized business as a business that is at least 51% owned and controlled, in both the management and day-to-day business decisions, by one or more individuals who are: • Members of a racial or ethnic minority group; • Non-Hispanic Caucasian women; • Persons with physical or mental disabilities; • Members of the lesbian, gay, bisexual, and transgender community; or • Veterans.
Comment	
Position	Monitor

Full Text	Full Text of Bill
Fiscal Notes	Fiscal Notes (03/11/2021)
House Committee	Transportation and Local Government
Senate Committee	
Sponsors (House and Senate)	Senate: C. Kolker (D) House: N. Ricks (D) J. Bacon (D)
Status	Introduced In House - Assigned to Transportation & Local Government (03/04/2021)
Lobbyists	Lobbyists
Votes	Votes all Legislators
Hearing Date	03/31/2021

Bill: <u>HB21-1170</u>	2
Title:	Advisement Committee On Elections And Information Technology
Description	Concerning the creation of the information technology and infrastructure advisement committee on Colorado elections.
Summary	The bill creates the information technology and infrastructure advisement committee on Colorado elections (committee). The committee's purpose is to evaluate and make recommendations to the secretary of state on the following issues: • The standards for certification of electronic voting systems; • Any issues involving electronic voting systems that have arisen in the state; • The security, reliability, and integrity of electronic voting systems; and • Other information technology issues related to the accuracy and transparency of electronic voting systems in the state. The committee is required to submit an initial report by March 1, 2022, and annual follow-up reports with its findings and recommendations to the secretary of state. The committee is required to meet at least 2 times each year and is scheduled for sunset review before September 1, 2025.
Comment	
Position	Monitor
Full Text	Full Text of Bill
Fiscal Notes	<u>Fiscal Notes</u> (03/25/2021)

House Committee	State, Civic, Military and Veterans Affairs
Senate Committee	
Sponsors (House and Senate)	Senate: House: T. Geitner (R)
Status	Introduced In House - Assigned to State, Civic, Military, & Veterans Affairs (03/04/2021)
Lobbyists	Lobbyists
Votes	Votes all Legislators
Hearing Date	03/29/2021

Bill: <u>HB21-1176</u>	3ill: <u>HB21-1176</u>	
Title:	Election Integrity And Voter Accuracy	
Description	Concerning measures to promote integrity in elections in the state, and, in connection therewith, creating the Colorado bipartisan election commission to make recommendations to the secretary of state and the general assembly on how best to conduct a comprehensive audit of the state's election processes.	
Summary	The bill creates the Colorado bipartisan election commission (commission) in the department of state, a 5-member panel whose main function is to make recommendations to the secretary of state (secretary) and the general assembly concerning the manner in which a comprehensive audit of the state's election processes is to be conducted. The bill specifies requirements relating to the qualifications of persons appointed to the commission and the operation of the commission. The commission is to determine such matters as the scope of the audit, the matters to be audited, and the procedures that will guide the audit. The bill also requires the commission to consider whether an audit should consider additional issues specified in the bill. The commission is required to prepare a report summarizing its findings and conclusions by December 1, 2021. The report must include the commission's recommendation on the manner in which a comprehensive audit of the state's election processes must be conducted. The commission may also include in its report any recommendations for changes in the Colorado Revised Statutes or the election rules of the secretary of state that will facilitate the administration of secure and fair elections in the state. The commission is required to submit its report to the secretary, the legislative audit committee, and the general assembly.	

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	The commission is repealed September 1, 2022.
Comment	
Position	Monitor
Full Text	Full Text of Bill
Fiscal Notes	<u>Fiscal Notes</u> (03/25/2021)
House Committee	State, Civic, Military and Veterans Affairs
Senate Committee	
Sponsors (House and Senate)	Senate: House: R. Holtorf (R)
Status	Introduced In House - Assigned to State, Civic, Military, & Veterans Affairs (03/04/2021)
Lobbyists	Lobbyists
Votes	Votes all Legislators
Hearing Date	03/29/2021

Bill: <u>HB21-1212</u>	
Title:	Diversity Of Governor's Appointments To Boards
Description	Concerning the diversity of members appointed by the governor to boards authorized by the general assembly.
Summary	The bill requires the governor to appoint members of diverse groups to statewide boards, commissions, committees, and task forces authorized by the general assembly.
Comment	
Position	Monitor
Full Text	Full Text of Bill
Fiscal Notes	
House Committee	State, Civic, Military and Veterans Affairs
Senate Committee	
Sponsors (House and Senate)	Senate: House: M. Soper (R)

Status	Introduced In House - Assigned to State, Civic, Military, & Veterans Affairs (03/05/2021)
Lobbyists	Lobbyists
Votes	Votes all Legislators
Hearing Date	04/01/2021

Bill: <u>HB21-124</u>	<u>2</u>
Title:	Create Agricultural Drought And Climate Resilience Office
Description	Concerning the creation of an agricultural drought and climate resilience office in the department of agriculture.
Summary	Section 1 of the bill creates in the department of agriculture the agricultural drought and climate resilience office (office). The office may provide voluntary technical assistance, nonregulatory programs, and incentives that increase the ability to anticipate, prepare for, mitigate, adapt to, and respond to hazardous events, trends, or disturbances related
	to drought or the climate. The office may accept gifts, grants, and donations for these purposes. On July 1, 2021, the state treasurer shall transfer all unobligated money in the agriculture value-added cash fund to the newly created agriculture drought and climate resiliency cash fund. The commissioner of agriculture shall appoint the head of the office and may promulgate rules necessary for the administration of the office's assistance, programs, and incentives. Section 2 annually transfers \$500,000 from tier 2 of the severance tax operational fund to the new cash fund until July 1, 2029.
Comment	
Position	Monitor
Full Text	Full Text of Bill
Fiscal Notes	
House Committee	Agriculture, Livestock, and Water
Senate Committee	
Sponsors (House and Senate)	Senate: K. Donovan (D) House: J. Arndt (D)
Status	Introduced In House - Assigned to Agriculture, Livestock, & Water (03/24/2021)
Lobbyists	Lobbyists

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Votes	Votes all Legislators
Hearing Date	04/05/2021

Bill: <u>HB21-HJR1</u>	Bill: <u>HB21-HJR1002</u>	
Title:	Water Projects Eligibility Lists	
Description	Concerning approval of water project revolving fund eligibility lists administered by the Colorado water resources and power development authority.	
Summary	CONCERNING APPROVAL OF WATER PROJECT REVOLVING FUND ELIGIBILITY LISTS ADMINISTERED BY THE COLORADO WATER RESOURCES AND POWER DEVELOPMENT AUTHORITY.	
Comment		
Position	Monitor	
Full Text	Full Text of Bill	
Fiscal Notes		
House Committee	Agriculture, Livestock, and Water	
Senate Committee	Agriculture and Natural Resources	
Sponsors (House and Senate)	Senate: K. Donovan (D) House: J. Arndt (D)	
Status	Governor Signed (03/21/2021)	
Lobbyists	<u>Lobbyists</u>	
Votes	Votes all Legislators	
Hearing Date		

Bill: <u>SB21-006</u>	
Title:	Human Remains Natural Reduction Soil
Description	Concerning the conversion of human remains to basic elements within a container using an accelerated process, and, in connection therewith, making an appropriation.
Summary	The bill authorizes human remains to be converted to soil using a container that accelerates the process of biological decomposition, also known as natural reduction. The bill prohibits the following when done
	in the course of business:Selling or offering to sell the soil;Commingling the soil of more than one person without the

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consent of the person or persons with the right of final disposition unless the soil is abandoned;

- Commingling the human remains of more than one person without the consent of the person or persons with the right of final disposition within the container wherein natural reduction produces soil; or
- Using the soil to grow food for human consumption. Current law has various provisions that deal with burial, cremation, interment, and entombment. In connection with authorizing natural reduction, the bill replaces these terms with the phrase final disposition, which term is defined to include natural reduction. The following types of provisions are updated to reflect the option to use natural reduction:
 - Life insurance statutes;
- Preneed funeral insurance contracts;
- The Mortuary Science Code;
- Funeral picketing statutes;
- · Litigation damages;
- The Colorado Probate Code;
- The Disposition of Last Remains Act;
- The Revised Uniform Anatomical Gift Act;
- Missing person reports for unidentified human remains;
- Public peace and order statutes;
- Vital statistics statutes;
- The Colorado Public Assistance Act; and
- Firefighter pension plans.

Natural reduction is added to the statutes that regulate funeral establishments, and this addition will result in the regulation of the natural

reduction process. But the definitions of cremation and mortuary science practitioner are amended so that a practitioner of natural reduction is not regulated as a cremationist or mortuary science practitioner.

Current law has a provision that governs the disposal of abandoned cremated remains. The soil from natural reduction is added to this provision, with an option to return the soil to the earth in a respectful manner.

Comment	
Position	Monitor
Full Text	Full Text of Bill
Fiscal Notes	<u>Fiscal Notes</u> (02/16/2021)
House Committee	Energy and Environment
Senate Committee	Local Government
Sponsors (House and Senate)	Senate: R. Rodriguez (D) House: B. Titone (D) M. Soper (R)

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Status	Introduced In House - Assigned to Energy & Environment (03/17/2021)
Lobbyists	Lobbyists
Votes	Votes all Legislators
Hearing Date	04/01/2021

Bill: <u>SB21-034</u>	Bill: <u>SB21-034</u>		
Title:	Water Resource Financing Enterprise		
Description	Concerning the creation of an enterprise that is exempt from the requirements of section 20 of article X of the state constitution to administer a fee-based water resources financing program.		
Summary	The bill creates the water resources financing enterprise (enterprise). The board of the enterprise (board) consists of the board of directors of the Colorado water resources and power development authority and the board members of the Colorado water conservation board. The enterprise will provide financing to water providers, defined to include drinking water suppliers, wastewater treatment suppliers, and raw water suppliers. Raw water suppliers are limited to those that provide raw water for treatment and use as drinking water. Customers of a drinking water supplier will pay a fee to the supplier, who will transmit it to the enterprise to be used for the financing. The fee for each individual metered connection in a drinking water supplier's public water system is 25 cents per 1,000 gallons of drinking water delivered per month in excess of the first 4,000 gallons of drinking water delivered in that month to the individual metered		
	connection. The board may adjust the fee based on inflation and equity concerns for large nonresidential customers and customers who pay tiered rates that start higher than 4,000 gallons per month. The enterprise can provide financing for grants, loans, and in-kind technical assistance in arranging third-party financing. In determining whether to provide financing, the board shall consider the following factors: • A water provider's ability to pay, including whether the water provider has sought or received other financial assistance; • Whether a water provider has been found to be noncompliant with requirements, or is subject to increased requirements, related to the provision of raw water, drinking water, or wastewater treatment; • Whether the proposed use of financing relates to a project		
	 identified in and in furtherance of the state water plan; and The geographic location and demographic characteristics of the water provider and its customers. The enterprise shall provide, and a water provider may use, the financing only: In connection with the provision of raw water, drinking water, or wastewater treatment; and For feasibility studies, consulting, planning, permitting, and 		

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	construction of infrastructure and water conservation projects and related recreational, hydroelectric, and flood control facilities, including necessary enlargement and rehabilitation of facilities but excluding maintenance and operation of facilities.
Comment	
Position	Monitor
Full Text	Full Text of Bill
Fiscal Notes	<u>Fiscal Notes</u> (03/01/2021)
House Committee	
Senate Committee	Agriculture and Natural Resources
Sponsors (House and Senate)	Senate: D. Coram (R) House:
Status	Senate Committee on Agriculture & Natural Resources Postpone Indefinitely (03/11/2021)
Lobbyists	Lobbyists
Votes	Votes all Legislators
Hearing Date	

Bill: <u>SB21-064</u>	
Title:	Retaliation Against An Elected Official
Description	Concerning criminalizing retaliation against an elected official.
Summary	Under current law, there is a crime of retaliation against a judge if an individual makes a credible threat or commits an act of harassment or an act of harm or injury upon a person or property as retaliation or retribution against a judge. The crime is a class 4 felony. The bill adds elected officials and their families to the crime.
Comment	
Position	Monitor
Full Text	Full Text of Bill
Fiscal Notes	<u>Fiscal Notes</u> (03/24/2021)
House Committee	
Senate Committee	Judiciary

Sponsors (House and Senate)	Senate: L. Garcia (D) J. Cooke (R) House: K. Mullica (D)
Status	Senate Committee on Judiciary Refer Amended to Appropriations (03/18/2021)
Lobbyists	Lobbyists
Votes	Votes all Legislators
Hearing Date	04/01/2021

Bill: <u>SB21-130</u>	Bill: <u>SB21-130</u>	
Title:	Local Authority for Business Personal Property Tax Exemption	
Description	Concerning authorization for local governments to exempt business personal property from taxation.	
Summary	The bill allows counties, municipalities, and special districts to exempt up to 100% of business personal property from the levy and collection of property taxation for the 2021 property tax year.	
Comment		
Position	Monitor	
Full Text	Full Text of Bill	
Fiscal Notes	<u>Fiscal Notes</u> (03/03/2021)	
House Committee	Transportation and Local Government	
Senate Committee	State, Veterans and Military Affairs	
Sponsors (House and Senate)	Senate: C. Holbert (R) B. Pettersen (D) House: K. Van Winkle (R) S. Bird (D)	
Status	Introduced In House - Assigned to Transportation & Local Government (03/24/2021)	
Lobbyists	Lobbyists	
Votes	Votes all Legislators	
Hearing Date		

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Bill: <u>SB21-136</u>	
Title:	Sunset Forest Health Advisory Council
Description	Concerning the continuation of the forest health advisory council, and, in connection therewith, implementing the recommendation contained in the 2020 sunset report by the department of regulatory agencies to continue the advisory council and continuing it for five years.
Summary	Sunset Process - Senate Agriculture and Natural Resources
	Committee. The bill implements the recommendation of the department of regulatory agencies' sunset review and report to continue the forest health advisory council and continues it 5 years until 2026.
Comment	
Position	Monitor
Full Text	Full Text of Bill
Fiscal Notes	<u>Fiscal Notes</u> (03/09/2021)
House Committee	
Senate Committee	Agriculture and Natural Resources
Sponsors (House and Senate)	Senate: D. Coram (R) J. Ginal (D) House: T. Carver (R) L. Cutter (D)
Status	Senate Committee on Agriculture & Natural Resources Refer Unamended to Appropriations (03/11/2021)
Lobbyists	Lobbyists
Votes	Votes all Legislators
Hearing Date	04/01/2021

Bill: <u>SB21-160</u>	
Title:	ModificationTo Local Government Election Codes
Description	Concerning certain administrative clarifications to local government election codes.
Summary	The bill makes the following changes to the local government and special district election codes: • Revises statutory citations to clarify that the Colorado local government election code is the portion of the election code applicable to special district elections;

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• Provides additional statutory citations to specify all

instances in which a county assessor provides a list of property owners for an election;

- Clarifies that, when computing time for any designated period of days for a local government election, the first day from which the period of days runs is excluded and the last day from which the period of days runs is included;
- Specifies that the candidate self-nomination form for special district elections must contain the county where the special district is located;
- Clarifies that a candidate's and witness's respective addresses and telephone numbers and a candidate's current e-mail address need to be provided but do not need to be printed by the candidate and witness on the self-nomination form for special district elections;
- Specifies that an eligible elector of a local government who is a covered voter must reside within the boundaries of the local government to receive a mail ballot;
- Clarifies that local government ballots may be automatically sent to eligible electors who are qualified under contracts to purchase taxable property; and
- Eliminates provisions governing a self-affirming oath or affirmation of an elector in the statutes governing special districts that are covered by similar provisions in the election code.

The board of directors of a special district currently consists of 5 or 7 directors elected at large. The bill provides a process for dividing a special district into separate director districts and for members to be elected from each director district at large or by the electors within each director district.

Comment	
Position	Monitor
Full Text	Full Text of Bill
Fiscal Notes	<u>Fiscal Notes</u> (03/18/2021)
House Committee	
Senate Committee	State, Veterans and Military Affairs
Sponsors (House and Senate)	Senate: R. Gardner (R) House: M. Snyder (D)
Status	Senate Third Reading Laid Over Daily - No Amendments (03/29/2021)
Lobbyists	Lobbyists
Votes	Votes all Legislators
Hearing Date	03/29/2021

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Bill: <u>SB21-170</u>	
Title:	Wildland Fire Mitigation Cooperative Electric Association
Description	Concerning standards applicable to cooperative electric association wildland fire mitigation, and, in connection therewith, requiring wildland fire protection plans, providing authority for vegetation management, and limiting cooperative electric association liability.
Summary	protection plans, providing authority for vegetation management, and
	or other emergency event. If vegetation outside of a powerline facility easement dies as the result of being trimmed or partially removed by an association, the
	landowner may request that the association remove the vegetation at the
	association's expense. The association is required to remove the vegetation within ninety days; except that the association may offer and

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the landowner may accept payment for the reasonable cost of removal instead of the association removing the vegetation.

An association is not liable for personal injury, property damage, or fire suppression costs resulting from a wildland fire if any of the following apply:

- The association filed a wildland fire protection plan and completed the activities described in it;
- A landowner failed to control vegetation outside of a powerline facility easement on the landowner's land;
- The association requested and was denied access to perform vegetation management in a right-of-way on land owned by a local government, the state, a federal agency, or a tribal agency; or
- A landowner prevented the association from maintaining its powerline facility easement or from removing hazard vegetation outside the easement.

If none of those circumstances apply and an association is found liable for

a wildland fire, the prevailing plaintiff is limited to actual damages and cannot recover noneconomic, punitive, or exemplary damages.

Comment	
Position	Monitor
Full Text	Full Text of Bill
Fiscal Notes	
House Committee	
Senate Committee	Transportation and Energy
Sponsors (House and Senate)	Senate: J. Ginal (D) D. Hisey (R) House: J. Arndt (D) M. Lynch (R)
Status	Introduced In Senate - Assigned to Transportation & Energy (03/02/2021)
Lobbyists	Lobbyists
Votes	Votes all Legislators
Hearing Date	04/06/2021

Bill: <u>SB21-176</u>	
Title:	Protecting Opportunities And Workers' Rights Act
Description	Concerning protections for Colorado workers against discriminatory employment practices.
Summary	For purposes of addressing discriminatory or unfair employment

practices pursuant to Colorado's anti-discrimination laws, the bill:

• Allows an employment discrimination claim to be brought in any court of competent jurisdiction in the county or district where the alleged discriminatory or unfair employment practice occurred and allows an individual to

file a civil action, without otherwise exhausting administrative proceedings and remedies, as long as the individual either files a charge with the Colorado civil rights commission (commission) or serves a written demand for the relief on the individual's employer and allows the employer 14 days to respond;

- Expands the definition of employee to include individuals in domestic service; individuals who perform a service for a price, including independent contractors, subcontractors, and their employees; and individuals who offer services or labor without pay;
- Adds new definitions of caregiver, care recipient, child, minor child, harassment, hostile work environment, and independent contractor;
- Adds protections from discriminatory or unfair employment practices for individuals based on their marital status or caregiver status;
- Specifies that it is a discriminatory or unfair employment practice for an employer to fail to initiate an investigation of a complaint or fail to take prompt remedial action if appropriate;
- Prohibits certain preemployment medical examinations, imposes limitations on inquiries and examinations about an employee's disability during employment, and specifies that violations of these prohibitions and limitations constitute discriminatory or unfair employment practices;
- Expands the time limit to file a charge with the commission from 6 months to 300 days after the alleged discriminatory or unfair employment practice occurred;
- Repeals the limits on remedies in cases involving age discrimination; and
- Limits the ability of an employer to require confidentiality of claims once a charge is filed with the commission.

Comment	
Position	Monitor
Full Text	Full Text of Bill
Fiscal Notes	Fiscal Notes (03/25/2021)
House Committee	
Senate Committee	Judiciary
Sponsors (House and Senate)	Senate: B. Pettersen (D) F. Winter (D)

	House: S. Lontine (D) M. Gray (D)
Status	Introduced In Senate - Assigned to Judiciary (03/08/2021)
Lobbyists	Lobbyists
Votes	Votes all Legislators
Hearing Date	04/01/2021

Bill: <u>SB21-189</u>	<u>)</u>
Title:	Colorado Water Conservation Board Construction Fund Project
Description	Concerning the funding of Colorado water conservation board projects, and, in connection therewith, making an appropriation.
Summary	The bill appropriates the following amounts from the Colorado water conservation board (CWCB) construction fund to the CWCB or the division of water resources in the department of natural resources for the following projects: • Continuation of the satellite monitoring system, \$100,000 (section 1 of the bill); • Continuation of the Colorado floodplain map modernization program, \$500,000 (section 2); • Continuation of the weather modification permitting program, \$350,000 (section 3); and • Continuation of technical assistance for federal cost-share programs, \$300,000 (section 4). Section 5 directs the state treasurer to transfer up to \$2,000,000 from the CWCB construction fund to the litigation fund on July 1, 2021. Section 6 authorizes the CWCB to make a loan in an amount up to \$3,000,000 from the CWCB construction fund or the severance tax perpetual base fund to the Colorado Rio Grande Restoration Foundation in furtherance of the San Luis valley confined aquifer recovery project. Section 7 reinstates severance tax funding of the water efficiency grant program by authorizing a transfer of \$550,000 in each state fiscal year commencing on or after July 1, 2021, from the grant program reserve of the severance tax operational fund, which reserve is part of the tier 2 funding that is used only if the general assembly chooses not to spend 100% of the money in the operational fund on core departmental programs, to the water efficiency grant program cash fund. The reinstated funding is repealed on July 1, 2030, when the water efficiency grant program is scheduled to repeal.
Comment	
Position	Monitor
Full Text	Full Text of Bill

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Fiscal Notes	
House Committee	
Senate Committee	Agriculture and Natural Resources
Sponsors (House and Senate)	Senate: K. Donovan (D) House: J. Arndt (D)
Status	Introduced In Senate - Assigned to Agriculture & Natural Resources (03/19/2021)
Lobbyists	Lobbyists
Votes	Votes all Legislators
Hearing Date	04/01/2021

Bill: <u>SB21-197</u>	
Title:	Workers' Compensation Physician
Description	Concerning the treating physician in workers' compensation cases.
Summary	The bill provides injured workers control over the selection of the primary treating physician in workers' compensation cases, allowing them to choose from any level I or level II accredited physician through the division of workers' compensation. The bill creates the mechanism by which the injured worker may select the treating physician, and requires the employer or insurer to choose the physician when an injured worker is unable or unwilling to select the treating physician.
Comment	
Position	Monitor
Full Text	Full Text of Bill
Fiscal Notes	
House Committee	
Senate Committee	Business, Labor and Technology
Sponsors (House and Senate)	Senate: R. Rodriguez (D) House: S. Woodrow (D)
Status	Introduced In Senate - Assigned to Business, Labor, & Technology (03/24/2021)

Lobbyists	Lobbyists	
Votes	Votes all Legislators	
Hearing Date		

Bill: <u>SB21-199</u>		
Title:	Remove Barriers To Certain Public Opportunities	
Description	Concerning measures to remove barriers to certain public opportunities.	
Summary	The bill repeals existing provisions that require a person to demonstrate the person's lawful presence in the United States to be eligible for certain public benefits and requires that lawful presence is not a requirement of eligibility for state or local public benefits, as defined by 8 U.S.C. sec. 1621. The bill amends statutory provisions that still require lawful presence to clarify acceptable documents to demonstrate eligibility. The general assembly shall not allocate additional funding to any state or local public benefit program for this purpose for fiscal year 2021-22. However, starting for fiscal year 2022-23, any additional funding required for a state or local public benefit program for this purpose is subject to the standard budget process for the applicable program. Current law prohibits a state agency or political subdivision from entering into or renewing a public contract with a contractor who knowingly employs or contracts persons who are undocumented. The bill repeals that requirement and associated statutory provisions. Current law requires that state agencies and local governments use secure and verifiable identity documents when providing services or issuing official documents. The bill repeals that requirement and associated statutory provisions.	
Comment		
Position	Monitor	
Full Text	Full Text of Bill	
Fiscal Notes		
House Committee		
Senate Committee	State, Veterans and Military Affairs	
Sponsors (House and Senate)	Senate: F. Winter (D) S. Jaquez Lewis (D)	

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	House: D. Esgar (D) S. Gonzales-Gutierrez (D)
Status	Introduced In Senate - Assigned to State, Veterans, & Military Affairs (03/26/2021)
Lobbyists	Lobbyists
Votes	Votes all Legislators
Hearing Date	

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