First Regular Session Seventy-second General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 19-1046.01 Gregg Fraser x4325

HOUSE BILL 19-1264

HOUSE SPONSORSHIP

Roberts and Wilson, Buentello, Arndt, Bird, Duran, Esgar, Hansen, Herod, Kennedy, McCluskie, Snyder, Sullivan, Valdez D., Will

SENATE SPONSORSHIP

Winter and Donovan,

House Committees

Senate Committees

Rural Affairs & Agriculture Finance Appropriations

A BILL FOR AN ACT

101	CONCERNING PROGRAMMATIC EFFICIENCY OF THE CONSERVATION
102	EASEMENT TAX CREDIT PROGRAM, AND, IN CONNECTION
103	THEREWITH, INCREASING THE TRANSPARENCY OF THE PROGRAM
104	AND MAKING AN APPROPRIATION.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

A conservation easement is an agreement in which a property owner agrees to limit the use of his or her land in perpetuity in order to protect one or more specified conservation purposes. The instruments HOUSE 3rd Reading Unamended April 24, 2019

HOUSE Amended 2nd Reading April 23, 2019 creating the conservation easement are recorded in the public records affecting the ownership of the property. The conservation easement is held by a third party (holder), which monitors the use of the land and ensures that the terms of the agreement are upheld. A state income tax credit is currently allowed for a portion of the value of a donated conservation easement.

The statutes establishing the conservation easement oversight commission and the program to certify conservation easement holders in the division of conservation are currently set to repeal on July 1, 2019. The bill extends the repeal dates for each to July 1, 2026. In addition, the bill would:

- ! Eliminate a requirement that the board of real estate appraisers establish education and experience requirements for conservation easement appraisers;
- ! Relocate and modify certain provisions governing the creation and valuation of conservation easements:
- ! Allow the division of conservation to use an alternative method acceptable to the division and the conservation easement oversight commission to value a conservation easement;
- ! Modify provisions governing a conservation easement working group convened to address specified issues relating to claiming a state income tax credit for the donation of a conservation easement;
- ! Require the owner of property who is granting a conservation easement to execute a disclosure form developed by the division of conservation and the conservation easement oversight commission regarding the easement;
- ! Modify provisions governing when a conservation easement may be extinguished;
- Prohibit a conservation easement for which a state income tax credit has been allowed from being released, terminated, extinguished, or abandoned by merger, which occurs when the same entity holds both the easement and the land subject to the easement;
- ! Increase the percentage of the value of a conservation easement that may be claimed as an income tax credit and the total amount that may be claimed for the easement, while limiting the amount of credits that may be issued per year; and
- ! Make an appropriation to Colorado state university to facilitate the provision of public access to the Colorado ownership, management, and protection (COMaP) service which maintains a database and corresponding map of

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conservation easements and other protected lands in Colorado.

Additionally, the bill makes conforming amendments to certain statutory sections contained in HB 19-1172, which recodifies title 12, to ensure that the provisions of the bill will be effective if HB 19-1172 becomes law.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, 12-61-704, repeal 3 (1)(k) as follows: 4 12-61-704. Powers and duties of the board - rules. (1) In 5 addition to all other powers and duties imposed upon it by law, the board 6 has the following powers and duties: 7 (k) To establish classroom education and experience requirements 8 for an appraiser who prepares an appraisal for a conservation easement 9 for which a tax credit is claimed pursuant to section 39-22-522. The 10 requirements must ensure that appraisers have a sufficient amount of 11 training and expertise to accurately prepare appraisals that comply with 12 the uniform standards of professional appraisal practice and any other 13 provision of law related to the appraisal of conservation easements for 14 which a tax credit is claimed. A tax credit certificate for a conservation 15 easement shall not be given in accordance with sections 12-61-1105 and 16 12-61-1106 unless the appraiser who prepared the appraisal of the 17 easement met all requirements established in accordance with this 18 subsection (1)(k) in effect at the time the appraisal certification is signed. 19 **SECTION 2.** In Colorado Revised Statutes, 12-61-1101, amend 20 (1)(e)(II) and (1)(e)(III); and add (1)(e)(IV) as follows: 21 **12-61-1101.** Legislative declaration. (1) The general assembly 22 finds, determines, and declares that:

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1	(e) Establishing the division of conservation to administer the
2	conservation easement tax credit program will:
3	(II) Allow the conservation easement oversight commission to
4	advise the division of conservation and the department of revenue
5	regarding conservation easements for which a tax credit is claimed and
6	to review applications for conservation easement holder certification; and
7	(III) Ensure that the division of conservation and the department
8	of revenue are sharing relevant information concerning conservation
9	easement appraisals in order to ensure compliance with accepted
10	appraisal practices and other provisions of law; AND
11	(IV) Ensure that the fees paid by taxpayers are adequate
12	TO PAY FOR THE ADMINISTRATIVE COSTS OF THE DIVISION OF
13	CONSERVATION AND THE CONSERVATION EASEMENT OVERSIGHT
14	COMMISSION IN ADMINISTERING THE REQUIREMENTS OF THIS ARTICLE 61 ,
15	BUT NOT SO HIGH AS TO ACT AS A DISINCENTIVE TO THE CREATION OF
16	CONSERVATION EASEMENTS IN THE STATE.
17	SECTION 3. In Colorado Revised Statutes, 12-61-1103, amend
18	(8) as follows:
19	12-61-1103. Conservation easement oversight commission -
20	created - repeal. (8) This section is repealed, effective July 1, 2019 JULY
21	1, 2026.
22	SECTION 4. In Colorado Revised Statutes, 12-61-1104, amend
23	(7) and (13) as follows:
24	12-61-1104. Certification of conservation easement holders -
25	rules - definition - repeal. (7) The division shall promulgate rules to
26	effectuate the duties of the commission pursuant to article 4 of title 24.
27	Such rules shall specifically address the following:

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(a) Allowing for the expedited or automatic certification of an entity that is currently accredited by national land conservation organizations that are broadly accepted by the conservation industry; AND A streamlined and lower-cost process for conservation easement holders that do not intend to accept new donations of conservation easements for which tax credits would be claimed that focuses on the holder's stewardship capabilities. (c) The fees charged pursuant to subsection (3) of this section or section 12-61-1106 (6), specifically ensuring that the fees are adequate to pay for administrative costs but not so high as to act as a disincentive to the creation of conservation easements in the state; and (d) The adoption of best practices, processes, and procedures used by other entities that regularly review conservation easement transactions, including a practice, process, or procedure deeming qualified conservation easement appraisals approved by these entities based on their independent reviews as credible for purposes of the conservation easement tax credit. (13) This section is repealed, effective July 1, 2019 JULY 1, 2026. **SECTION 5.** In Colorado Revised Statutes, 12-61-1106, amend (2)(a)(II), (3)(b)(II), (13)(c) introductory portion, and (15); repeal (3)(b)(IV); and **add** (14.5) as follows: 12-61-1106. Conservation easement tax credit certificate application process - definitions - rules. (2) (a) The division shall establish and administer a process by which a landowner seeking to claim an income tax credit for any conservation easement donation made on or after January 1, 2014, must apply for a tax credit certificate as required by

section 39-22-522 (2.5) and (2.7). The purpose of the application process

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is to determine whether a conservation easement donation for which a tax credit will be claimed:

- (II) Is substantiated with a qualified appraisal prepared by a qualified appraiser in accordance with the SUBSTANCE AND PRINCIPLES OF uniform standards of professional appraisal practice OR AN ALTERNATIVE METHOD ACCEPTABLE TO THE DIVISION OF CONSERVATION AND THE CONSERVATION EASEMENT OVERSIGHT COMMISSION; and
- (3) For the purpose of reviewing applications and making determinations regarding the issuance of tax credit certificates, including the dollar amount of the tax credit certificate to be issued:
- (b) The director has authority and responsibility to determine the credibility of the appraisal. In determining credibility, the director shall consider, at a minimum, compliance with the following requirements:
- (II) The appraisal conforms with THE SUBSTANCE AND PRINCIPLES OF the uniform standards of professional appraisal practice promulgated by the appraisal standards board of the appraisal foundation and any other provision of law;
- (IV) The appraiser meets any education and experience requirements established by the board of real estate appraisers in accordance with section 12-61-704 (1)(k).
- (13) (c) The director is authorized to share publicly available information regarding conservation easements with a third-party vendor for the purpose of developing and maintaining a registry of conservation easements in the state with a corresponding map displaying the boundaries of each easement in the state relative to county boundaries and other relevant mapping information. FOR PURPOSES OF THIS SUBSECTION (13)(c), "PUBLICLY AVAILABLE INFORMATION" MEANS ANY DOCUMENT

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1	SHOWING EVIDENCE OF ITS RECORDATION IN THE RECORDS OF A COUNTY
2	CLERK AND RECORDER OR OTHER INFORMATION READILY AVAILABLE TO
3	THE GENERAL PUBLIC. Prior to sharing the information, the director shall
4	consult with the commission regarding the appropriate types of
5	information and the methods used for collecting the information. The
6	department of regulatory agencies shall annually report on the
7	information contained in the registry as a part of its presentation to its
8	committee of reference at a hearing held pursuant to section 2-7-203
9	(2)(a) of the "State Measurement for Accountable, Responsive, and
10	Transparent (SMART) Government Act". The information to be shared
11	shall include the following:
12	(14.5) (a) The division shall convene a working group in
13	CONJUNCTION WITH THE DEPARTMENT OF LAW AND THE DEPARTMENT OF
14	REVENUE TO DEVELOP PROPOSED STATUTES AND REGULATIONS FOR THE
15	FOLLOWING:
16	(I) AN ALTERNATIVE METHOD TO THE APPRAISAL PROCESS SET
17	FORTH IN SECTION 39-22-522 (3.3) TO ESTABLISH THE AMOUNT OF TAX
18	CREDITS FOR WHICH A QUALIFIED CONSERVATION EASEMENT
19	CONTRIBUTION WOULD BE ELIGIBLE; AND
20	(II) A PROCESS TO PROVIDE RETROACTIVE TAX CREDITS TO
21	TAXPAYERS WHO CLAIMED CREDITS PURSUANT TO SECTION 39-22-522
22	BETWEEN JANUARY 1, 2000, AND DECEMBER 31, 2013, AND WHOSE TAX
23	CREDITS WERE DENIED IN WHOLE OR IN PART, INCLUDING THE
24	DEVELOPMENT OF ELIGIBILITY CRITERIA FOR RECEIVING SUCH
25	RETROACTIVE TAX CREDITS.
26	(b) THE WORKING GROUP SHALL CONSIST OF EIGHT MEMBERS. THE
27	PRESIDENT OF THE SENATE, THE MINORITY LEADER OF THE SENATE, THE

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1	SPEAKER OF THE HOUSE, AND THE MINORITY LEADER OF THE HOUSE SHALL
2	EACH APPOINT TWO MEMBERS TO THE WORKING GROUP PRIOR TO JULY 15,
3	2019. IN MAKING APPOINTMENTS, CONSIDERATION SHOULD BE GIVEN TO
4	APPOINTING INDIVIDUALS WHO ARE CERTIFIED EASEMENT HOLDERS,
5	TAXPAYERS WHO HAVE CONVEYED A CONSERVATION EASEMENT AND
6	CLAIMED A TAX CREDIT, CONSERVATION EASEMENT APPRAISERS, AND
7	CONSERVATION ATTORNEYS.
8	(c) THE WORKING GROUP SHALL SUBMIT A REPORT TO THE RURAL
9	AFFAIRS AND AGRICULTURE COMMITTEE OF THE HOUSE OF
10	REPRESENTATIVES AND THE AGRICULTURE AND NATURAL RESOURCES
11	COMMITTEE OF THE SENATE BY NO LATER THAN DECEMBER 1, 2019. THE
12	REPORT MUST INCLUDE ANY RECOMMENDATIONS FOR LEGISLATION OR
13	RULE MAKING TO ADDRESS THE ISSUES ADDRESSED PURSUANT TO THIS
14	SUBSECTION (14.5).
15	(15) The division may promulgate rules to effectuate the purpose,
16	implementation, and administration of this section pursuant to article 4 of
17	title 24. The authority to promulgate rules includes the authority to:
18	(a) Define further in rule the administrative processes and
19	requirements, including application processing and review time frames,
20	for obtaining and issuing an optional preliminary advisory opinion
21	pursuant to subsection (14) of this section; AND
22	(b) ADOPT BEST PRACTICES, PROCESSES, AND PROCEDURES USED
23	BY OTHER ENTITIES THAT REGULARLY REVIEW CONSERVATION EASEMENT
24	TRANSACTIONS, INCLUDING A PRACTICE, PROCESS, OR PROCEDURE
25	DEEMING QUALIFIED CONSERVATION EASEMENT APPRAISALS APPROVED BY
26	THESE ENTITIES BASED ON THEIR INDEPENDENT REVIEWS AS CREDIBLE FOR
2.7	PURPOSES OF THE CONSERVATION FASEMENT TAX CREDIT

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1	SECTION 6. In Colorado Revised Statutes, 38-30.5-103, add (6)
2	as follows:
3	38-30.5-103. Creation of conservation easements in gross.
4	(6) On and after January 1, 2020, prior to creating a
5	CONSERVATION EASEMENT IN GROSS, THE OWNER OF THE PROPERTY WHO
6	IS GRANTING THE CONSERVATION EASEMENT SHALL EXECUTE A
7	DISCLOSURE FORM THAT INCLUDES, BUT IS NOT LIMITED TO, AN
8	ACKNOWLEDGMENT THAT THE CONSERVATION EASEMENT IS BEING
9	GRANTED IN PERPETUITY. THE DIVISION OF CONSERVATION IN
10	COOPERATION WITH THE CONSERVATION EASEMENT OVERSIGHT
11	COMMISSION SHALL DEVELOP THE DISCLOSURE FORM AND PUBLISH THE
12	APPROVED FORM ON ITS WEBSITE. THE SIGNED DISCLOSURE FORM MUST BE
13	SUBMITTED TO THE DIVISION OF CONSERVATION AS PART OF THE TAX
14	CREDIT APPLICATION.
15	SECTION 7. In Colorado Revised Statutes, amend 38-30.5-107
16	as follows:
17	38-30.5-107. Release - termination. Conservation easements in
18	gross may, in whole or in part, be released, terminated, extinguished, or
19	abandoned by merger with the underlying fee interest in the servient land
20	or water rights or in any other manner in which easements may be
21	lawfully terminated, released, extinguished, or abandoned. IF IT IS
22	DETERMINED THAT CONDITIONS ON OR SURROUNDING A PROPERTY
23	ENCUMBERED BY A CONSERVATION EASEMENT IN GROSS CHANGE SO THAT
24	IT BECOMES IMPOSSIBLE TO FULFILL ITS CONSERVATION PURPOSES THAT
25	ARE DEFINED IN THE DEED OF CONSERVATION EASEMENT, A COURT WITH
26	JURISDICTION MAY, AT THE JOINT REQUEST OF BOTH THE OWNER OF
27	PROPERTY ENCUMBERED BY A CONSERVATION EASEMENT AND THE

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1	HOLDER OF THE EASEMENT, TERMINATE, RELEASE, EXTINGUISH, OR
2	ABANDON THE CONSERVATION EASEMENT. IF CONDEMNATION BY A PUBLIC
3	AUTHORITY OF A PART OF A PROPERTY OR OF THE ENTIRE PROPERTY
4	ENCUMBERED BY A CONSERVATION EASEMENT IN GROSS RENDERS IT
5	IMPOSSIBLE TO FULFILL ANY OF THE CONSERVATION PURPOSES OUTLINED
6	IN THE DEED OF CONSERVATION EASEMENT, THE CONSERVATION
7	EASEMENT MAY BE TERMINATED, RELEASED, EXTINGUISHED, OR
8	ABANDONED THROUGH CONDEMNATION PROCEEDINGS. A CONSERVATION
9	EASEMENT IN GROSS FOR WHICH A COLORADO STATE INCOME TAX CREDIT
10	HAS BEEN ALLOWED MAY NOT IN WHOLE OR IN PART BE RELEASED,
11	TERMINATED, EXTINGUISHED, OR ABANDONED BY MERGER WITH THE
12	UNDERLYING FEE INTEREST IN THE SERVIENT LAND OR WATER RIGHTS.
13	SECTION 8. In Colorado Revised Statutes, 39-22-522, amend
14	(2.7) and (3.3); and repeal (3.8) as follows:
15	39-22-522. Credit against tax - conservation easements.
16	(2.7) Notwithstanding any other provision, for income tax years
17	commencing on or after January 1, 2014, no claim for a credit shall be
18	allowed unless a tax credit certificate is issued by the DIVISION OF REAL
19	ESTATE PRIOR TO MAY 30, 2018, OR BY THE division of conservation ON
20	OR AFTER MAY 30, 2018, in accordance with sections 12-61-1105 and
21	12-61-1106 and the taxpayer files the tax credit certificate with the
22	income tax return filed with the department of revenue.
23	(3.3) The appraisal for a conservation easement in gross donated
24	prior to January 1, 2014, and for which a credit is claimed shall be a
25	qualified appraisal from a qualified appraiser, as those terms are defined
26	in section 170 (f)(11) of the internal revenue code. The appraisal shall be
27	in conformance with the uniform standards of professional appraisal

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practice promulgated by the appraisal standards board of the appraisal foundation and any other provision of law. The appraiser shall hold a valid license as a certified general appraiser in accordance with the provisions of part 7 of article 61 of title 12. C.R.S. The appraiser shall also meet any education and experience requirements established by the board of real estate appraisers in accordance with section 12-61-704 (1)(k), C.R.S. If there is a final determination, other than by settlement of the taxpayer, that an appraisal submitted in connection with a claim for a credit pursuant to this section is a substantial or gross valuation misstatement as such misstatements are defined in section 1219 of the federal "Pension Protection Act of 2006", Pub.L. 109-280, the department shall submit a complaint regarding the misstatement to the board of real estate appraisers for disciplinary action in accordance with the provisions of part 7 of article 61 of title 12. C.R.S.

(3.8) (a) The division of conservation shall convene a working group in conjunction with the department of law the department of revenue and the department of regulatory agencies to develop statutory and regulatory recommendations that do not conflict with federal law for the following:

(I) An alternate method to the appraisal process set forth in subsection (3.3) of this section to establish a baseline property value, using agreed upon publicly available datasets for rural and agricultural properties. The baseline valuation would then be subject to different levels of restriction including, but not limited to, a most restrictive, medium restrictive, and least restrictive easement to arrive at a final determination established through public policy from which the amount of a tax credit could be calculated pursuant to this section. The alternate

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1	method should work across the state of Colorado.
2	(II) A recommendation for a process to petition a court of
3	competent jurisdiction consistent with federal laws and regulations to
4	extinguish a conservation easement, including proposed definitions for
5	the terms "impossible" and "impracticable" as they are applied for
6	purposes of determining whether an easement may be extinguished under
7	state and federal law;
8	(HI) A process to provide retroactive tax credits to taxpayers who
9	claimed tax credits pursuant to this section between January 1, 2000, and
10	December 31, 2008, and whose tax credits were denied in whole or in
11	part, including the development of eligibility criteria for such retroactive
12	tax credits; and
13	(IV) The development of a written form to warn landowners who
14	have conservation easements on their property of the legal and other
15	consequences of terminating an easement on their property.
16	(b) The working group shall submit a report to the transportation
17	and energy committee of the house of representatives, the agriculture,
18	livestock, and natural resources committee of the house of
19	representatives, the agriculture, natural resources, and energy committee
20	of the senate, and the transportation committee of the senate no later than
21	December 1, 2018. The report must include any recommendations for
22	legislation or rulemaking to address the issues addressed pursuant to this
23	subsection (3.8).
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25	SECTION 9. In Colorado Revised Statutes, 23-3.3-103, add (4)
26	as follows:
27	23-3.3-103. Annual appropriations - repeal. (4) THE

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1	PROVISIONS OF SUBSECTION (1) OF THIS SECTION CONCERNING
2	APPROPRIATIONS FOR STUDENT FINANCIAL ASSISTANCE UNDER THIS
3	ARTICLE 3.3 SHALL NOT APPLY TO APPROPRIATIONS MADE FOR THE
4	PURPOSE OF PROVIDING A FEE-FOR-SERVICE CONTRACT TO PROVIDE PUBLIC
5	ACCESS TO THE COLORADO OWNERSHIP, MANAGEMENT, AND PROTECTION
6	(COMAP) SERVICE PURSUANT TO SECTION 23-18-308 (1)(d). THIS
7	SUBSECTION (4) IS REPEALED, EFFECTIVE JULY 1, 2020.
8	SECTION 10. In Colorado Revised Statutes, 23-18-308, amend
9	(1)(b) and (1)(c); and add (1)(d) as follows:
10	23-18-308. Fee-for-service contracts - limited purpose - repeal.
11	(1) Subject to available appropriations, the department shall enter into
12	fee-for-service contracts for the following purposes:
13	(b) The inclusive higher education pilot program pursuant to
14	section 23-75-104; and
15	(c) Cybersecurity and distributed ledger technologies, such as
16	blockchains, as set forth in sections 24-33.5-1904 and 24-33.5-1905; AND
17	(d) The provision of public access to the Colorado
18	${\tt OWNERSHIP, MANAGEMENT, ANDPROTECTION} (COMAP) {\tt SERVICETHATIS}$
19	MANAGED BY THE COLORADO NATURAL HERITAGE PROGRAM AND THE
20	GEOSPATIAL CENTROID AT COLORADO STATE UNIVERSITY. THIS
21	SUBSECTION (1)(d) IS REPEALED, EFFECTIVE JUNE 30, 2020.
22	SECTION 11. In Colorado Revised Statutes, 12-10-604, repeal
23	as relocated by HB 19-1172 (1)(k) as follows:
24	12-10-604. Powers and duties of the board - rules. (1) In
25	addition to all other powers and duties imposed upon it by law, the board
26	has the following powers and duties:
27	(k) To establish classroom education and experience requirements

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for an appraiser who prepares an appraisal for a conservation easement
for which a tax credit is claimed pursuant to section 39-22-522. The
requirements must ensure that appraisers have a sufficient amount of
training and expertise to accurately prepare appraisals that comply with
the uniform standards of professional appraisal practice and any other
provision of law related to the appraisal of conservation easements for
which a tax credit is claimed. A tax credit certificate for a conservation
easement shall not be given in accordance with sections 12-61-1105 and
12-61-1106 unless the appraiser who prepared the appraisal of the
easement met all requirements established in accordance with this
subsection (1)(k) in effect at the time the appraisal certification is signed.
SECTION 12. In Colorado Revised Statutes, 12-15-101, amend
as relocated by HB 19-1172 (1)(e)(II) and (1)(e)(III); and add as
relocated by HB 19-1172 (1)(e)(IV) as follows:
12-15-101. Legislative declaration. (1) The general assembly
finds, determines, and declares that:
(e) Establishing the division of conservation to administer the
conservation easement tax credit program will:
(II) Allow the conservation easement oversight commission to
advise the division of conservation and the department of revenue
regarding conservation easements for which a tax credit is claimed and
to review applications for conservation easement holder certification; and
(III) Ensure that the division of conservation and the department
of revenue are sharing relevant information concerning conservation
easement appraisals in order to ensure compliance with accepted
appraisal practices and other provisions of law; AND

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1	TO PAY FOR THE ADMINISTRATIVE COSTS OF THE DIVISION OF
2	CONSERVATION AND THE CONSERVATION EASEMENT OVERSIGHT
3	Commission in administering the requirements of this article 15 ,
4	BUT NOT SO HIGH AS TO ACT AS A DISINCENTIVE TO THE CREATION OF
5	CONSERVATION EASEMENTS IN THE STATE.
6	SECTION 13. In Colorado Revised Statutes, 12-15-103, amend
7	as relocated by HB 19-1172 (8) as follows:
8	12-15-103. Conservation easement oversight commission -
9	created - repeal. (8) This section is repealed, effective July 1, 2019 JULY
10	1, 2026.
11	SECTION 14. In Colorado Revised Statutes, 12-15-104, amend
12	as relocated by HB 19-1172 (7) and (13) as follows:
13	12-15-104. Certification of conservation easement holders -
14	rules - definition - repeal. (7) The division shall promulgate rules to
15	effectuate the duties of the commission pursuant to article 4 of title 24.
16	Such rules shall specifically address the following:
17	(a) Allowing for the expedited or automatic certification of an
18	entity that is currently accredited by national land conservation
19	organizations that are broadly accepted by the conservation industry; AND
20	(b) A streamlined and lower-cost process for conservation
21	easement holders that do not intend to accept new donations of
22	conservation easements for which tax credits would be claimed that
23	focuses on the holder's stewardship capabilities.
24	(c) The fees charged pursuant to subsection (3) of this section or
25	section 12-61-1106 (6), specifically ensuring that the fees are adequate to
26	pay for administrative costs but not so high as to act as a disincentive to
27	the creation of conservation easements in the state; and

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1	(d) The adoption of best practices, processes, and procedures used
2	by other entities that regularly review conservation easement transactions,
3	including a practice, process, or procedure deeming qualified
4	conservation easement appraisals approved by these entities based on
5	their independent reviews as credible for purposes of the conservation
6	easement tax credit.
7	(13) This section is repealed, effective July 1, 2019 JULY 1, 2026.
8	SECTION 15. In Colorado Revised Statutes, 12-15-106, amend
9	as relocated by HB 19-1172 (2)(a)(II), (3)(b)(II), (13)(c) introductory
10	portion, and (15); repeal as relocated by HB 19-1172 (3)(b)(IV); and
11	add as relocated by HB 19-1172 (14.5) as follows:
12	12-15-106. Conservation easement tax credit certificate
13	application process - definitions - rules. (2) (a) The division shall
14	establish and administer a process by which a landowner seeking to claim
15	an income tax credit for any conservation easement donation made on or
16	after January 1, 2014, must apply for a tax credit certificate as required by
17	section 39-22-522 (2.5) and (2.7). The purpose of the application process
18	is to determine whether a conservation easement donation for which a tax
19	credit will be claimed:
20	(II) Is substantiated with a qualified appraisal prepared by a
21	qualified appraiser in accordance with the SUBSTANCE AND PRINCIPLES OF
22	uniform standards of professional appraisal practice OR AN ALTERNATIVE
23	METHOD ACCEPTABLE TO THE DIVISION OF CONSERVATION AND THE
24	CONSERVATION EASEMENT OVERSIGHT COMMISSION; and
25	(3) For the purpose of reviewing applications and making

the dollar amount of the tax credit certificate to be issued:

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(b) The director has authority and responsibility to determine the credibility of the appraisal. In determining credibility, the director shall consider, at a minimum, compliance with the following requirements:

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- (II) The appraisal conforms with THE SUBSTANCE AND PRINCIPLES OF the uniform standards of professional appraisal practice promulgated by the appraisal standards board of the appraisal foundation and any other provision of law;
- (IV) The appraiser meets any education and experience requirements established by the board of real estate appraisers in accordance with section 12-61-704 (1)(k).
- (13) (c) The director is authorized to share publicly available information regarding conservation easements with a third-party vendor for the purpose of developing and maintaining a registry of conservation easements in the state with a corresponding map displaying the boundaries of each easement in the state relative to county boundaries and other relevant mapping information. FOR PURPOSES OF THIS SUBSECTION (13)(c), "PUBLICLY AVAILABLE INFORMATION" MEANS ANY DOCUMENT SHOWING EVIDENCE OF ITS RECORDATION IN THE RECORDS OF A COUNTY CLERK AND RECORDER OR OTHER INFORMATION READILY AVAILABLE TO THE GENERAL PUBLIC. Prior to sharing the information, the director shall consult with the commission regarding the appropriate types of information and the methods used for collecting the information. The department of regulatory agencies shall annually report on the information contained in the registry as a part of its presentation to its committee of reference at a hearing held pursuant to section 2-7-203 (2)(a) of the "State Measurement for Accountable, Responsive, and Transparent (SMART) Government Act". The information to be shared

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1	shall include the following:
2	(14.5) (a) The division shall convene a working group in
3	CONJUNCTION WITH THE DEPARTMENT OF LAW AND THE DEPARTMENT OF
4	REVENUE TO DEVELOP PROPOSED STATUTES AND REGULATIONS FOR THE
5	FOLLOWING:
6	(I) AN ALTERNATIVE METHOD TO THE APPRAISAL PROCESS SET
7	FORTH IN SECTION 39-22-522 (3.3) TO ESTABLISH THE AMOUNT OF TAX
8	CREDITS FOR WHICH A QUALIFIED CONSERVATION EASEMENT
9	CONTRIBUTION WOULD BE ELIGIBLE; AND
10	(II) A PROCESS TO PROVIDE RETROACTIVE TAX CREDITS TO
11	TAXPAYERS WHO CLAIMED CREDITS PURSUANT TO SECTION 39-22-522
12	BETWEEN JANUARY 1, 2000, AND DECEMBER 31, 2013, AND WHOSE TAX
13	CREDITS WERE DENIED IN WHOLE OR IN PART, INCLUDING THE
14	DEVELOPMENT OF ELIGIBILITY CRITERIA FOR RECEIVING SUCH
15	RETROACTIVE TAX CREDITS.
16	(b) THE WORKING GROUP SHALL CONSIST OF EIGHT MEMBERS. THE
17	PRESIDENT OF THE SENATE, THE MINORITY LEADER OF THE SENATE, THE
18	SPEAKER OF THE HOUSE, AND THE MINORITY LEADER OF THE HOUSE SHALL
19	EACH APPOINT TWO MEMBERS TO THE WORKING GROUP PRIOR TO JULY 15,
20	2019. IN MAKING APPOINTMENTS, CONSIDERATION SHOULD BE GIVEN TO
21	APPOINTING INDIVIDUALS WHO ARE CERTIFIED EASEMENT HOLDERS,
22	TAXPAYERS WHO HAVE CONVEYED A CONSERVATION EASEMENT AND
23	CLAIMED A TAX CREDIT, CONSERVATION EASEMENT APPRAISERS, AND
24	CONSERVATION ATTORNEYS.
25	(c) THE WORKING GROUP SHALL SUBMIT A REPORT TO THE RURAL
26	AFFAIRS AND AGRICULTURE COMMITTEE OF THE HOUSE OF
27	REPRESENTATIVES AND THE AGRICULTURE AND NATURAL RESOURCES

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1	COMMITTEE OF THE SENATE BY NO LATER THAN DECEMBER 1, 2019. THE
2	REPORT MUST INCLUDE ANY RECOMMENDATIONS FOR LEGISLATION OR
3	RULE MAKING TO ADDRESS THE ISSUES ADDRESSED PURSUANT TO THIS
4	SUBSECTION (14.5).
5	(15) The division may promulgate rules to effectuate the purpose,
6	implementation, and administration of this section pursuant to article 4 of
7	title 24. The authority to promulgate rules includes the authority to:
8	(a) Define further in rule the administrative processes and
9	requirements, including application processing and review time frames,
10	for obtaining and issuing an optional preliminary advisory opinion
11	pursuant to subsection (14) of this section; AND
12	(b) ADOPT BEST PRACTICES, PROCESSES, AND PROCEDURES USED
13	BY OTHER ENTITIES THAT REGULARLY REVIEW CONSERVATION EASEMENT
14	TRANSACTIONS, INCLUDING A PRACTICE, PROCESS, OR PROCEDURE
15	DEEMING QUALIFIED CONSERVATION EASEMENT APPRAISALS APPROVED BY
16	THESE ENTITIES BASED ON THEIR INDEPENDENT REVIEWS AS CREDIBLE FOR
17	PURPOSES OF THE CONSERVATION EASEMENT TAX CREDIT.
18	SECTION 16. Appropriation. (1) For the 2019-20 state fiscal
19	year, \$250,000 is appropriated to the department of higher education. This
20	appropriation is from the general fund. To implement this act, the
21	department may use this appropriation for the college opportunity fund
22	program to be used for limited purpose fee-for-service contracts with
23	state institutions.
24	(2) For the 2019-20 state fiscal year, \$250,000 is appropriated to
25	the department of higher education. This appropriation is from
26	reappropriated funds received from the limited purpose fee-for-service
27	contracts with state institutions under subsection (1) of this section. To

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1	implement this act, the department may use this appropriation for the
2	board of governors of the Colorado state university system for allocation
3	to the Colorado natural heritage program and the geospatial centroid to
4	facilitate the provision of public access to the Colorado ownership,
5	management, and protection (COMaP) service.
6	(3) For the 2019-20 state fiscal year, \$500,000 is appropriated to
7	the department of regulatory agencies for use by the division of
8	conservation. This appropriation is from the conservation cash fund
9	created in section 12-61-1107 (1), C.R.S. To implement this act, the
10	division may use this appropriation as follows:
11	(a) \$464,926 for conservation easement program costs, which
12	amount is based on an assumption that the division will require an
13	additional 3.8 FTE; and
14	(b) \$35,074 for indirect cost assessment.
15	SECTION 17. Effective date. This act takes effect June 30,
16	2019; except that sections 11 to 15 of this act take effect only if House
17	Bill 19-1172 becomes law, in which case sections 11 to 15 take effect on
18	October 1, 2019.
19	SECTION 18. Safety clause. The general assembly hereby finds,
20	determines, and declares that this act is necessary for the immediate
21	preservation of the public peace, health, and safety.

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