## **Second Regular Session** Sixty-seventh General Assembly **STATE OF COLORADO**

### REVISED

This Version Includes All Amendments Adopted on Second Reading in the Second House **SENATE BILL 10-212** 

LLS NO. 10-1101.01 Ed DeCecco

SENATE SPONSORSHIP

Cadman, Shaffer B., Penry, Tapia, Romer, Boyd

Weissmann,

## HOUSE SPONSORSHIP

**Senate Committees** Finance

**House Committees** Finance

## A BILL FOR AN ACT

#### 101 **CONCERNING THE REPEAL OF MECHANISMS TO REFUND EXCESS STATE**

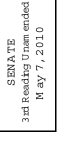
102 **REVENUES.** 

## **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://www.leg.state.co.us/billsummaries.)

Section 20 (7) (d) of article X of the state constitution requires the state to refund any state revenues in excess of the state fiscal year spending limit. In accordance with this constitutional requirement, the general assembly enacted methods to refund the excess state revenues.

# ended 2nd Reading ay 10,2010 HOUSE Σ Am





The bill repeals all of the current refund methods with the exception of the:

- ! Earned income tax credit;
- ! Income tax rate reduction; and
- ! State sales tax refund.

1 Be it enacted by the General Assembly of the State of Colorado:

2 **SECTION 1. Repeal.** 24-75-216, 26-2-1005 (2) (h), (6), and (7), 3 38-13-102 (7) (a) (VIII), 38-13-109.7 (2), 39-21-108 (6), 39-21-113 (12) 4 (b), 39-22-104 (3) (h), (4) (l), (4) (1.5), (4) (1.5), (4) (m) (III), (4) 5 (m) (IV), (4) (m) (V), and (4) (m) (VI), 39-22-119 (1.5), (5), (6), (7), (8), 6 and (9), 39-22-124, 39-22-125, 39-22-126, 39-22-127, 39-22-304 (2) (g), 7 39-22-523, 39-22-527, 39-22-528, 39-22-627 (7), 39-26-105 (1) (e), 8 39-26-106 (3), 39-26-501, 39-26-502, 39-26-601, 39-26-602, 42-3-304 (23), 42-3-305 as amended by House Bills 10-1101 and 10-1172, and 9 10 43-4-205 (6.5) (d), Colorado Revised Statutes, are repealed. SECTION 2. 35-75-201 (2), Colorado Revised Statutes, is 11 12 amended to read: 13 **35-75-201.** Legislative declaration - purpose of part. (2) The 14 general assembly further finds, determines, and declares that the public 15 purpose served by the tax credits, grants, loans and loan guarantees, and equity investments authorized by this part 2 and by sections 39-22-527 16

and 39-22-528, C.R.S., preponderates over any individual interests
incidentally served thereby.

19 SECTION 3. 35-75-202 (7), Colorado Revised Statutes, is
20 amended to read:

35-75-202. Definitions. As used in this part 2, unless the context
otherwise requires:

23

(7) "Participant" means a resident individual or a domestic or

foreign corporation subject to the provisions of part 3 of article 22 of title
 39, C.R.S., that purchases tax credits from, or contributes cash funds to
 the board.

4 **SECTION 4.** 35-75-204 (1), the introductory portion to 5 35-75-204 (2), and 35-75-204 (2) (c), (3), (4) (a), (4) (c), and (5), 6 Colorado Revised Statutes, are amended to read:

7 35-75-204. Duties of board - agriculture value-added grants, 8 loans and loan guarantees, and equity investments. (1) The board has 9 the power to make grants, loans and loan guarantees, and equity 10 investments to any person, including eligible agricultural value-added 11 cooperatives, as defined in section 35-75-202 (4), and to offer tax credits 12 to such cooperatives pursuant to section 39-22-527, C.R.S., for new or 13 ongoing agricultural projects and research that add value to Colorado 14 agricultural products and aid the economy of rural Colorado communities. 15 Subject to the annual dollar limitations stated in sections 39-22-527 and 16 <del>39-22-528, C.R.S.,</del> The board also has the power to fund market 17 promotion activities of the department pursuant to section 35-75-205 (2) 18 (f). and to offer tax credits to participants and to agricultural businesses 19 other than eligible agricultural value-added cooperatives so long as such 20 agricultural businesses are located solely in Colorado and comply with the 21 criteria established by the board pursuant to subsection (2) of this section, 22 add value to agricultural products, and aid the economy of a rural 23 <del>community.</del>

(2) The board shall employ the following criteria in determining
whether to award an agriculture value-added grant, loan, OR loan
guarantee: or tax credit:

27

(c) The contemplated schedule and phasing of the project, whether

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on an annual or multi-year basis, shall be such as to give the project a
reasonable chance of success within three years at a constant or declining
rate of support from the board in the form of grants OR loans or tax
credits, or a combination thereof; and

4

5 (3) The board may reject any application for grants, loans and loan
6 guarantees, OR equity investments or tax credits pursuant to this part 2.

7 (4) (a) The board shall require a feasibility study of a member's
8 rural agricultural business project concept to be performed before
9 awarding a grant OR loan. or tax credit.

10 (c) Upon a determination by the board that the project concept 11 may be operated profitably, the board may provide for legal assistance to 12 set up the project. Such legal assistance shall include, but not be limited 13 to, providing advice and assistance on the form of business entity the 14 availability of tax credits, and other assistance for which the member may 15 qualify as well as helping the member apply for such assistance.

16 (5) The board may provide or facilitate grants, loans or loan 17 guarantees, OR equity investments or tax credits for any person who meets 18 the criteria set forth in this part 2 or established by the board under 19 paragraph(d) of subsection (2.5) of this section, including, but not limited 20 to, loans from the United States department of agriculture rural 21 development program, subject to availability. Such financial assistance 22 shall only be provided to feasible project concepts, and the amount of 23 such financial assistance shall be the least amount necessary to cause the 24 project to occur, as determined by the board. The board may structure the 25 financial assistance in a way that causes the project to occur and also 26 provides for a compensatory return on investment or loan payment to the 27 board, based upon the risk of the project concept.

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SECTION 5. 35-75-205 (1), Colorado Revised Statutes, is
 amended to read:

3 35-75-205. Grants, loans and loan guarantees, and equity 4 investments - agriculture value-added cash fund - created - repeal. (1) The moneys derived from purchases of tax credits from the board by 5 6 participants in accordance with section 39-22-528, C.R.S., and Moneys 7 received by the board from public or private gifts, grants, or donations or 8 from any other source shall be forwarded to the state treasurer and shall 9 be credited to the agriculture value-added cash fund, which fund is hereby 10 created. Moneys in the fund are continuously appropriated to the board 11 and shall be used for the purpose of preparing criteria and reviewing 12 applications as provided in section 35-75-204 and for financial or 13 technical assistance to agricultural projects, project concepts, and research 14 as approved by the board. All interest earned on the investment of 15 moneys in the fund shall be credited to the fund. The board may provide 16 or facilitate tax credits, grants, loans and loan guarantees, and equity 17 investments for agricultural projects, project concepts, or research; except 18 that such tax credits, grants, loans and loan guarantees, and equity 19 investments shall be limited to two million dollars per project. Tax 20 credits, Grants, loans and loan guarantees, and equity investments may 21 only be provided to feasible projects and for an amount that is the least 22 amount necessary to cause the project to occur, as determined by the 23 board. The board may structure the grants, loans and loan guarantees, and 24 equity investments in a way that facilitates the project and also provides 25 for a compensatory return on investment or loan payment to the board 26 based on the risk of the project. Any moneys credited to the agriculture 27 value-added cash fund and unexpended at the end of any given fiscal year

shall remain in the fund and shall not revert to the general fund or any
 other fund.

3 **SECTION 6.** 39-21-105 (1), Colorado Revised Statutes, is 4 amended to read:

39-21-105. Appeals. (1) The taxpayer may appeal the final
determination of the executive director issued pursuant to section
39-21-103, 39-21-104, OR 39-21-104.5 or 39-22-124 (10) within thirty
days after the mailing of such determination.

9 SECTION 7. 39-22-104 (4) (m) (I), Colorado Revised Statutes,
10 is amended to read:

39-22-104. Income tax imposed on individuals, estates, and
 trusts - single rate - definitions - repeal. (4) There shall be subtracted
 from federal taxable income:

14 (m) (I) Subject to the provisions of subparagraph (III) of this 15 paragraph (m), For any income tax year commencing on or after January 16 1, 2001, for any individual who claims the basic standard deduction 17 allowed under section 63 (c) (2) of the internal revenue code on the 18 individual's federal return and, therefore, cannot claim an itemized 19 deduction for charitable contributions pursuant to section 170 of the 20 internal revenue code, an amount equal to the amount of any deduction 21 based upon the aggregate amount of charitable contributions in excess of 22 five hundred dollars that the individual could have claimed pursuant to 23 section 170 of the internal revenue code if the individual had not claimed 24 the basic standard deduction.

25 SECTION 8. 39-22-119 (2) and (3), Colorado Revised Statutes,
26 are amended to read:

27 **39-22-119.** Expenses related to child care - credits against state

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1 tax. (2) If the credits allowed under subsections (1), (1.5), and (5)
2 SUBSECTION (1) of this section exceed the income taxes due on the
3 resident individual's income, the amount of the credits not used to offset
4 income taxes shall not be carried forward as tax credits against the
5 resident individual's subsequent years' income tax liability and shall be
6 refunded to the individual.

(3) The child care expenses credits allowed under subsections (1),
(1.5), and (5) SUBSECTION (1) of this section shall not be allowed to a
resident individual who is receiving child care assistance from the state
department of human services except to the extent of the taxpayer's
unreimbursed out-of-pocket expenses that result in a federal credit for
child care expenses.

13 SECTION 9. 39-22-524 (10), Colorado Revised Statutes, is
14 amended to read:

39-22-524. Tax credit for individuals contributing matching
funds for individual development accounts - repeal. (10) This section
is repealed, effective April 15, 2011 JULY 1, 2010.

18 SECTION 10. 39-26-105 (1) (a), Colorado Revised Statutes, is
19 amended to read:

20 **39-26-105.** Vendor liable for tax - repeal. (1) (a) Except as 21 provided in paragraphs (d) and (e) PARAGRAPH (d) of this subsection (1), 22 every retailer, also in this part 1 called "vendor", shall, irrespective of the 23 provisions of section 39-26-106, be liable and responsible for the 24 payment of an amount equivalent to three percent of all sales made prior 25 to January 1, 2001, and two and ninety one-hundredths percent of all sales 26 made on or after January 1, 2001, by the vendor of commodities or 27 services as specified in section 39-26-104 and shall, before the twentieth

1 day of each month, make a return to the executive director of the 2 department of revenue for the preceding calendar month and remit an 3 amount equivalent to said percentage on such sales to said executive 4 director, less three and one-third percent of the sum so remitted for sales 5 occurring prior to July 1, 2003, or on or after July 1, 2005, and less two 6 and one-third percent of the sum so remitted for sales occurring on or 7 after July 1, 2003, but before July 1, 2005, to cover the vendor's expense 8 in the collection and remittance of said tax; but, if any vendor is 9 delinquent in remitting said tax, other than in unusual circumstances 10 shown to the satisfaction of the executive director, the vendor shall not be 11 allowed to retain any amounts to cover such vendor's expense in 12 collecting and remitting said tax, and an amount equivalent to the said 13 percentage, plus the amount of any local vendor expense that may be 14 allowed by the local government to the vendor, shall be remitted to the 15 executive director by any such delinquent vendor. Such returns of the 16 taxpayer or the taxpayer's duly authorized agent shall contain such 17 information and be made in such manner and upon such forms as the 18 executive director shall prescribe. Any local vendor expense remitted to 19 the executive director shall be deposited to the state general fund.

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**SECTION 11.** 39-26-106 (1) (a) (I), Colorado Revised Statutes, 21 is amended to read:

22 **39-26-106.** Schedule of sales tax. (1) (a) (I) Except as otherwise 23 provided in subparagraph (II) of this paragraph (a), and in subsection (3) 24 of this section, there is imposed upon all sales of commodities and 25 services specified in section 39-26-104 a tax at the rate of three percent 26 of the amount of the sale, to be computed in accordance with schedules 27 or systems approved by the executive director of the department of revenue. Said schedules or systems shall be designed so that no such tax
 is charged on any sale of seventeen cents or less.

3 SECTION 12. 42-3-304 (2), the introductory portions to 42-3-304
4 (9) and (10) (a), and 42-3-304 (10) (b), (10) (c), (11), (14), and (17) (a),
5 Colorado Revised Statutes, are amended to read:

6 42-3-304. Registration fees - passenger and passenger-mile 7 taxes - clean screen fund. (2) With respect to passenger-carrying motor 8 vehicles, the weight used in computing annual registration fees shall be 9 that weight published by the manufacturer in approved manuals, and, in 10 case of a dispute over the weight of such vehicle, the actual weight 11 determined by weighing such vehicle on a certified scale, as provided in 12 section 35-14-122 (6), C.R.S., shall be conclusive. With respect to all 13 other vehicles, the weight used in computing annual registration fees shall 14 be the empty weight, determined by weighing such vehicle on a certified 15 scale or in the case of registration fees imposed pursuant to section 16 42-3-305(5) SECTION 42-3-306(5), the declared gross vehicle weight of the vehicle declared by the owner at the time of registration. 17

(9) In addition to the registration fees imposed by section
 42-3-305 (4) (a) SECTION 42-3-306 (4) (a), the following additional
 registration fee shall be imposed on such vehicles:

(10) (a) In addition to the registration fees imposed by section
42-3-305 (5) (a) and (13) SECTION 42-3-306 (5) (a) AND (13), for motor
vehicles described in section 42-3-305 (5) (a) and (13) SECTION 42-3-306
(5) (a) AND (13), the following additional registration fee shall be
imposed:

(b) In addition to the registration fees imposed by section
 42-3-305 (5) (b), (5) (c), or (12) (b) SECTION 42-3-306 (5) (b), (5) (c), OR

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1 (12) (b), an additional registration fee of ten dollars shall be assessed.

2 (c) The department shall adopt rules that allow a vehicle owner or 3 a vehicle owner's agent to apply for apportioned registration for a vehicle 4 that is used in interstate commerce and that qualifies for the registration 5 fees provided in section 42-3-305 (5) SECTION 42-3-306 (5). In 6 establishing the amount of such apportioned registration, such rules shall 7 take into account the length of time such item may be operated in 8 Colorado or the number of miles such item may be driven in Colorado. 9 The apportioned registration, if based upon the length of time such item 10 may be operated in Colorado, shall be valid for a period of between two 11 and eleven months. Such rules shall also allow for extensions of 12 apportioned registration periods. During such rule-making, the 13 department shall confer with its authorized agents regarding enhanced 14 communications with the authorized agents and the coordination of 15 enforcement efforts.

16 (11) The additional fees collected pursuant to section 42-3-305(2)17 (b) (II) SECTION 42-3-306 (2) (b) (II) and subsection (9) of this section 18 and paragraphs (a) and (b) of subsection (10) of this section shall be 19 transmitted to the state treasurer, who shall credit the same to the highway 20 users tax fund to be allocated pursuant to section 43-4-205 (6) (b), C.R.S. 21 The owner or operator of mobile machinery or (14) (a) 22 self-propelled construction equipment having an empty weight not in 23 excess of sixteen thousand pounds that the owner or operator desires to

operate over the public highways of this state shall register such vehicle
under section 42-3-305 (5) (a) SECTION 42-3-306 (5) (a).

(b) The owner or operator of mobile machinery or self-propelled
 construction equipment with an empty weight exceeding sixteen thousand

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pounds that such owner or operator desires to operate over the public
 highways of this state shall register such vehicle under section 42-3-305
 (5) (b) SECTION 42-3-306 (5) (b).

4 (17) (a) At the time of registration of such vehicle, the owner of 5 a truck subject to registration under section 42-3-305 (5) SECTION 6 42-3-306 (5) having a weight in excess of four thousand five hundred 7 pounds, but not in excess of ten thousand pounds, including mounted 8 equipment other than that of a recreational type, shall present to the 9 authorized agent a copy of the manufacturer's statement or certificate of 10 origin that specifies the shipping weight of such vehicle, or if such 11 documentation is not available, a certified scale ticket showing the weight 12 of such vehicle.

13 SECTION 13. 42-3-306 (1), Colorado Revised Statutes, is
14 amended to read:

15 42-3-306. Registration fees - passenger and passenger-mile 16 taxes - fee schedule. (1) This section shall apply in any fiscal year in 17 which the legislative council does not certify to the executive director of 18 the department that, based on the annual March revenue forecast from the 19 legislative council, there will be sufficient excess state revenue to fund 20 the fee reductions enacted by House Bill 00-1227, enacted at the second 21 regular session of the sixty-second general assembly BEGINNING ON OR 22 AFTER JULY 1, 2010.

23 SECTION 14. 42-3-307 (1), Colorado Revised Statutes, is
24 amended to read:

42-3-307. Enforcement powers of department. (1) The
department may administer and enforce sections 42-3-304 42-3-305, and
42-3-306, including the right to inspect and audit the books, records, and

documents of an owner or operator of a vehicle operated upon the public
highways who is required to pay any registration fee or tax imposed, and
the executive director of the department may promulgate such reasonable
rules as the director deems necessary or suitable for such administration
and enforcement.

6 **SECTION 15.** 42-3-308 (1) (a), Colorado Revised Statutes, is 7 amended to read:

8 42-3-308. Taxpayer statements - payment of tax - estimates -9 **penalties - deposits - delinquency proceedings.** (1) (a) Every owner or 10 operator of a motor vehicle operated on a public highway of this state and 11 required to pay the passenger-mile tax imposed by sections 42-3-304 12 42-3-305, and 42-3-306 shall, on or before the twenty-fifth day of each 13 month, file with the department, on forms prescribed by the department 14 and the public utilities commission, a statement, subject to the penalties 15 for perjury in the second degree, showing the name and address of the 16 owner of the motor vehicle, total miles traveled, and total number of 17 passengers carried in this state during the preceding month and such other 18 information as required by the department and the commission and shall 19 compute and pay such tax; except that the executive director of the 20 department may authorize the filing of statements and the payment of tax 21 for periods in excess of one month but not to exceed a period of twelve 22 months.

23 SECTION 16. 42-3-309 (1), Colorado Revised Statutes, is
24 amended to read:

42-3-309. Permit to be secured - records kept - penalties.
(1) Every owner or operator of a motor vehicle operated over any public
highway of this state who is required to pay the passenger-mile tax

1 imposed by sections 42-3-304  $\frac{42-3-305}{42-3-305}$ , and 42-3-306 shall apply to the 2 department and secure a passenger-mile tax permit and shall keep and 3 maintain true and correct records of the operations of such motor 4 vehicles, including the number of miles operated and the number of 5 passengers carried, in such form as to reflect the actual activity of all such 6 motor vehicles and as may be prescribed by the department and the public 7 utilities commission. Such owner or operator shall preserve all such 8 records for a period of four years. The passenger-mile tax permit shall 9 remain effective until the owner advises the department of a change in 10 ownership or a discontinuance of business or until such owner has failed 11 to file tax reports and pay any applicable passenger-mile tax for four 12 successive tax periods.

13 SECTION 17. 42-4-304 (18), Colorado Revised Statutes, is
14 amended to read:

42-4-304. Definitions relating to automobile inspection and
readjustment program. As used in sections 42-4-301 to 42-4-316,
unless the context otherwise requires:

18 (18) "Motor vehicle", as applicable to the AIR program, includes 19 only a motor vehicle that is operated with four wheels or more on the 20 ground, self-propelled by a spark-ignited engine burning gasoline, 21 gasoline blends, gaseous fuel, blends of liquid gasoline and gaseous fuels, 22 alcohol, alcohol blends, or other similar fuels, having a personal property 23 classification of A, B, or C pursuant to section 42-3-106, and for which registration in this state is required for operation on the public roads and 24 25 highways or which motor vehicle is owned or operated or both by a 26 nonresident who meets the requirements set forth in section 42-4-310(1)27 (c). "Motor vehicle" does not include kit vehicles; vehicles registered pursuant to section 42-3-219 42-3-305 (4), or 42-3-306 (4); vehicles
registered pursuant to section 42-12-102 that are of model year 1975 or
earlier or that have two-stroke cycle engines manufactured prior to 1980;
or vehicles registered as street rods pursuant to section 42-3-201.

5 **SECTION 18.** 42-4-401 (5), Colorado Revised Statutes, is 6 amended to read:

7 42-4-401. Definitions. As used in this part 4, unless the context
8 otherwise requires:

9 "Diesel powered motor vehicle" or "diesel vehicle" as (5)10 applicable to opacity inspections, includes only a motor vehicle with four 11 wheels or more on the ground, powered by an internal combustion, 12 compression ignition, diesel fueled engine, and also includes any motor 13 vehicle having a personal property classification of A, B, or C, pursuant 14 to section 42-3-106, as specified on its vehicle registration, and for which 15 registration in this state is required for operation on the public roads and 16 highways. "Diesel vehicle" does not include the following: Vehicles 17 registered pursuant to section  $42-3-219 \frac{42-3-305}{4}$ , or 42-3-306 (4), or 18 off-the-road diesel powered vehicles or heavy construction equipment. 19 **SECTION 19.** 42-4-1407.5 (3) (a) and (3) (b), Colorado Revised 20 Statutes, are amended to read:

42-4-1407.5. Splash guards - when required. (3) This section
does not apply to:

(a) Passenger-carrying motor vehicles registered pursuant to
 section 42-3-305 (2) SECTION 42-3-306 (2);

(b) Trucks and truck tractors registered pursuant to section
 42-3-305 (4) or (5) SECTION 42-3-306 (4) OR (5) having an empty weight
 of ten thousand pounds or less;

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SECTION 20. 42-7-510 (1), Colorado Revised Statutes, is
 amended to read:

3 **42-7-510.** Insurance or bond required. (1) Every owner of a 4 truck that is subject to the registration fee imposed pursuant to section 5 42-3-305 (5) (b) or (7) or SECTION 42-3-306 (5) (b) or (7) and that is not 6 subject to regulation by the public utilities commission under article 10, 7 11, 13, or 16 of title 40, C.R.S., before operating or permitting the 8 operation of such vehicle upon any public highway in this state shall have 9 in each such vehicle a motor vehicle liability insurance policy or a 10 certificate evidencing such policy issued by an insurance carrier or insurer 11 authorized to do business in Colorado, or a copy of a valid certificate of 12 self-insurance issued pursuant to section 10-4-624, C.R.S., or a surety 13 bond issued by a company authorized to do a surety business in Colorado 14 in the sum of fifty thousand dollars for damages to property of others; the 15 sum of one hundred thousand dollars for damages for or on account of bodily injury or death of one person as a result of any one accident; and, 16 17 subject to such limit as to one person, the sum of three hundred thousand 18 dollars for or on account of bodily injury to or death of all persons as a 19 result of any one accident.

20 **SECTION 21.** 42-8-105 (1), Colorado Revised Statutes, is 21 amended to read:

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## 42-8-105. Clearance of motor vehicles at port of entry weigh

stations. (1) Every owner or operator of a motor vehicle that is subject
to payment of registration fees under the provisions of section 42-3-305
(5) (b) or SECTION 42-3-306 (5) (b) and every owner or operator of a
motor vehicle or combination of vehicles having a manufacturer's gross
vehicle weight rating or gross combination weight rating of twenty-six

1 thousand one pounds or more shall secure a valid clearance from an 2 office of the department of revenue, from an officer of the Colorado state 3 patrol, or from a port of entry weigh station before operating such vehicle 4 or combination of vehicles or causing such vehicle or combination of 5 vehicles to be operated on the public highways of this state, but an owner 6 or operator shall be deemed to have complied with the provisions of this 7 subsection (1) if the owner or operator secures a valid clearance from the 8 first port of entry weigh station located within five road miles of the route 9 that the owner or operator would normally follow from the point of 10 departure to the point of destination. An owner or operator shall not be 11 required to seek out a port of entry weigh station not located on the route 12 such owner or operator is following if the owner or operator secures a 13 special revocable permit from the department of revenue in accordance 14 with the provisions of subsection (4) of this section. A vehicle with a 15 seating capacity of fourteen or more passengers registered under the 16 provisions of section 42-3-304 (13)  $\frac{42-3-305(2)(c)(I)}{(c)(I)}$ , or 42-3-306 (2) 17 (c) (I) shall not be required to secure a valid clearance pursuant to this 18 section.

SECTION 22. 43-4-205 (5.5) (c), Colorado Revised Statutes, is
amended to read:

43-4-205. Allocation of fund. (5.5) The following highway
users tax fund revenues shall be allocated and expended in accordance
with the formula specified in subsection (5) of this section:

(c) Revenues from driver's license fees, motor vehicle title and
registration fees, and motorist insurance identification fees that are
credited to the fund pursuant to sections 42-2-132 (4) (b), 42-3-304 (18)
(d) (I), 42-3-305 (6), (7), and (8) (c), and 42-3-306 (6) and (7), C.R.S.;

- SECTION 23. Specified effective date. This act shall take effect
   July 1, 2010.
- 3 SECTION 24. Safety clause. The general assembly hereby finds,
  determines, and declares that this act is necessary for the immediate
  preservation of the public peace, health, and safety.