Be it enacted by the People of the State of Colorado:

SECTION 1. In Colorado Revised Statutes, 24-65.5-102, amend (2.5) as follows:

§ 24-65.5-102. Definitions—legislative declaration.

As used in this article, unless the context otherwise requires:

(2.5) "Commission" means the Colorado INDEPENDENT oil and gas conservaton REGULATORY commission created in section 34-60-104-34-60-104.1, C.R.S.

SECTION 2. In article 60 of title 34 of the Colorado Revised Statutes, 34-60-101, amend section 401 as follows:


This article shall be known and may be cited as the "Oil and Gas Conservation INDEPENDENT REGULATION Act".

SECTION 3. In Colorado Revised Statutes, 34-60-102, amend (1)(a)(I) and (2); and add (3) and (4) as follows:

§ 34-60-102. Legislative declaration.

(1)(a) It is declared to be in the public interest to:

(I) Foster AND REGULATE the responsible, balanced development, production, and utilization of the natural resources of oil and gas in the state of Colorado in a manner consistent with protection of public health, safety, and welfare, including protection of the environment and wildlife resources;

(2) It is further declared to be in the public interest to assure that producers and consumers of natural gas are afforded the protection and benefits of those laws and regulations of the United States which affect the price and allocation of natural gas and crude oil, including the federal "Natural Gas Policy Act of 1978", 15 U.S.C. 3301, and particularly that the INDEPENDENT oil and gas conservaton REGULATORY commission, established by section 34-60-104 34-60-104.1, be empowered to exercise such powers and authorities as may be delegated to it by the laws or regulations of the United States, including said "Natural Gas Policy Act of 1978", and, in the exercise of such powers and authorities, to make such rules and regulations and to execute such agreements and waivers as are reasonably required to implement such power and authority.

(3) IT IS FURTHER DECLARED TO BE IN THE PUBLIC INTEREST TO:
(a) Create a modern, robust, and independent regulatory structure to foster and regulate responsible oil and gas production in Colorado in a way that reasonably and in a fact-based manner balances:

(I) The protection of private property rights, both surface and mineral;

(II) Local input and priorities, including mitigation of impacts on local communities, including traffic, noise and odor; and

(III) The protection of public health and safety and welfare, including protection of the environment and wildlife resources, and minimizing environmental impacts; and

(b) End the flawed partisan regulatory system and replace it with a structure that protects critical decisions about the regulation of oil and gas from undue political influence by any one or more political parties, any one or more special interests, or any one or more elected officials or collection of political appointees; and

(c) End the political appointment of oil and gas regulators, influenced by special interest groups, and replace it with an independent commission composed of individuals with a demonstrated balance of technical knowledge of oil and gas regulation and natural resource policy, a demonstrated personal and professional record of informed, balanced, impartial, and consensus-minded decision making, and a professional background demonstrating an ability to contribute to the commission’s body of expertise that will aid the commission in making sound decisions based on facts and science; and

(d) Ensure that oil and gas development that supports the state economy and creates jobs across the state can continue in a way that balances these interests with protecting the public health and the environment; and

(e) Create a commission that will independently monitor, foster, and regulate oil and gas development in this state through impartial and balanced professional experts managed and overseen by the independent commission;

(f) Ensure local governments have direct input in the commission’s oil and gas development decisions in affecting local communities; and

(g) Give the commission independent control over the existing mill levy use of funds and, because the general assembly will no longer appropriate the funds, exempt such funds commission funding from the state revenue and the spending limits under section 20 of article X of the state constitution.

(4) It is the intent of this article to create an exclusive framework and authority for ensuring comprehensive and impartial regulation of oil and gas development in the state and to preempt any provisions statutory or regulatory provisions in conflict or inconsistent with this article.
SECTION 4. In Colorado Revised Statutes, 34-60-103, amend the introductory portion and (2); and add (5.3) as follows:

§ 34-60-103. Definitions.

As used in this article ARTICLE 60, unless the context otherwise requires:

(2) "Commission" means the oil and gas conservation commission INDEPENDENT OIL AND GAS REGULATORY COMMISSION OF THE STATE OF COLORADO.

(5.3) "LOCAL GOVERNMENT" MEANS A CITY, COUNTY, CITY AND COUNTY, SPECIAL DISTRICT, SCHOOL DISTRICT, OR OTHER UNIT OF LOCAL GOVERNMENT.

SECTION 5. In article 60 of title 34 of the In Colorado Revised Statutes, repeal section 34-60-104 as follows:

§ 34-60-104. Oil and gas conservation commission — report — publication.

(1) There is hereby created, in the department of natural resources, the oil and gas conservation commission of the state of Colorado.

(2)(a)(I) Effective July 1, 2007, the commission shall consist of nine members, seven of whom shall be appointed by the governor with the consent of the senate and two of whom, the executive director of the department of natural resources and the executive director of the department of public health and environment, shall be ex officio voting members. At least two members shall be appointed from west of the continental divide, and, to the extent possible, consistent with this paragraph (a), the other members shall be appointed taking into account the need for geographical representation of other areas of the state with high levels of oil and gas activity or employment. Three members shall be individuals with substantial experience in the oil and gas industry, and at least two of said three members shall have a college degree in petroleum geology or petroleum engineering; one member shall be a local government official; one member shall have formal training or substantial experience in environmental or wildlife protection; one member shall have formal training or substantial experience in soil conservation or reclamation; and one member shall be actively engaged in agricultural production and also be a royalty owner. Excluding the executive directors from consideration, no more than four members of the commission shall be members of the same political party.

(b) Subject to paragraph (b) of this subsection (2), nothing in this paragraph (a) shall be construed to require a holdover member of the commission holding office on July 1, 2007, to comply with the provisions of this paragraph (a), as amended, unless such person is reappointed to the commission for another term of office. Nothing in this subparagraph (II) shall alter, impair, or negate the authority of the governor to remove or appoint members of the commission pursuant to paragraph (b) of this subsection (2).

(III) Repealed by Laws 2007, Ch. 320, § 3, eff. July 1, 2010.

(b) Members of the commission shall be appointed for terms of four years each. The governor may at any time remove any member of the commission, and by appointment the governor shall
fill any vacancy on the commission. In case one or more vacancies occur on the same day, the
governor shall designate the order of filling vacancies. The members of the commission shall
receive a per diem allowance of fifty dollars for each day spent in attendance at commission
meetings or hearings and shall be reimbursed for their actual expenses.

(3) The commission shall report to the executive director of the department of natural resources
at such times and on such matters as the executive director may require.

(4) Publications of the commission circulated in quantity outside the executive branch are subject
to the approval and control of the executive director of the department of natural resources.

SECTION 6. In Article 60 of Title 34 of the In Colorado Revised Statutes, add Section 34-60-
104.1 as follows:

§ 34-60-104.1. Independent oil and gas regulatory commission

(1) (a) There is hereby created, in the Department of Natural Resources, the
Independent Oil and Gas Regulatory Commission of the State of Colorado.

(b) The commission’s mission is to foster and regulate responsible oil and gas
production in Colorado in a way that reasonably and in a fact-based manner
balances:

(I) The protection of private property rights, both surface and mineral;

(II) Local input and priorities of affected local communities, including mitigation of
impacts on affected local communities, including traffic, noise and odor; and

(III) The protection of public health and safety and welfare, including protection of
the environment and wildlife resources, and minimizing environmental impacts.

(2) The commission consists of three members who have the following qualifications:

(a) A demonstrated balance of technical knowledge of oil and gas regulation and
natural resource policy;

(b) A demonstrated personal and professional record of informed,
balanced, impartial, and consensus-minded decision making; and

(c) A professional background demonstrating an ability to contribute to the
commission’s body of expertise that will aid the commission in making sound, fact and
science-based, balanced decisions related to responsible oil and gas development.

(4) No person may be appointed to serve on the commission or hold the office of
commissioner if such person:

(a) Has a conflict of personal or pecuniary interest within oil and gas development in
Colorado, including that would create a conflict of interest, such as a person who:
(A) Direct employment or direct ownership in companies with direct or indirect business interests in Colorado within the last three years prior to appointment, was employed by or held any official relation to any corporation, business entity, or direct affiliation with groups that advocate person subject in whole or in part to regulation by the commission, or owned stocks or bonds of any such corporation, business entity or person, with the exception of minimal stock or bond ownership of 5% or less of the person’s total investments, or is in any other manner pecuniarily interested therein; except that, if any commissioner becomes the owner of such stocks or bonds or becomes pecuniarily interested in such corporation otherwise than voluntarily, that commissioner shall divest such ownership or interest within six months, and if the commissioner fails to do so, that commissioner’s seat becomes vacant; or

(II) Currently serves or in the past three years prior to appointment served in any official capacity, whether compensated or not, with a nonprofit, for-profit or nongovernmental entity which publicity educates regarding or advocates for or against oil and gas development in Colorado.

(III) Is or has been a professional lobbyist registered to lobby with the State of Colorado, with any municipality in Colorado, or at the federal level within the last five years prior to appointment.

(IV) Is or has been a member of the general assembly, a city council, a county commission, or congress within the last three years prior to appointment.

(b) The conflict of interest provisions in subsection (3)(a) of this section shall be construed reasonably, with the objective being to disqualify from the commission any person who might have an immediate conflict of interest, or whose personal track record suggests he or she may not be able to dispassionately make balanced impartial decisions about oil and gas regulation in Colorado. Individuals who, in the past, have worked with or for an environmental organization or in the energy sector need not be disqualified, if the totality of their life and professional experience shows both a depth of subject matter knowledge and an ability to render informed, thorough, and balanced impartial decision-making;

(B) Serving in any official capacity, whether compensated or not, with any nonprofit, for-profit or non-governmental entity which publicly educates regarding or advocates for or against oil and gas development;

(II) Is or has been a professional lobbyist registered to lobby with the State of Colorado, with any municipality in Colorado, or at the federal level within the last five years prior to appointment;

(III) Is or has been a member of the general assembly within the last five years prior to appointment.
The commissioners shall be state employees and devote their entire time to the duties of their office to the exclusion of any other employment; receive a per diem allowance of fifty dollars for each day spent in attendance at commission meetings or hearings and shall receive such compensation as is designated by law; be reimbursed for their actual expenses.

Each commissioner, before entering upon the duties of office, shall take the constitutional oath of office.

A majority of the commission shall constitute a quorum for the transaction of its business.

As of January 1, 2020, the initial rules effective date of this section, the commission shall be the former adopt as its initial rules and policies the Colorado oil and gas conservation commission rules and policies as they existed on December 31, 2018, and such rules may be amended by the commission in accordance with this article. Any rules adopted by the Colorado oil and gas conservation commission between January 1, 2019 and January 1, 2020, shall be repealed as of January 1, 2020.

The director and staff of the former oil and gas conservation commission shall become the director and staff of the commission on January 1, 2020, and be subject to commission oversight effective date of this section.

The commission shall be entitled to use any funds appropriated to the Colorado oil and gas conservation commission for fiscal year 2019-2020 for commission operations, programs, projects, or any other permissible purpose.

The obsolete of statutes is authorized to change all references to the Colorado oil and gas conservation commission and section 34-60-104, C.R.S., in Colorado statute and regulation and shall be removed and replaced with references to the Colorado Revised Statutes to refer to the Colorado independent oil and gas regulatory commission and section 34-60-104.1, C.R.S.

It is the intent of the voters of the state of Colorado that the commission may not divest or delegate, and the legislature shall not remove, the commission's authority to foster and regulate oil and gas development.

SECTION 7. In article 60 of title 34 of the Colorado Revised Statutes, add section 34-60-104.3 as follows:

§ 34-60-104.3. Commissioner appointment.

(1)(a) For the appointment of commissioners to the commission effective April 1, 2020, all three commissioners shall be chosen from a list of ten nominees, and the list of nominees shall be established by March 1, 2020. After April 1, 2020, for any vacancy on the commission occurring at the end of a term or otherwise, the commissioner filling the vacancy shall be chosen from a list of three nominees, and the list of nominees shall be established at least thirty days prior to the end of a
COMMISSIONER’S TERM, OR WITHIN SIXTY DAYS AFTER ANY OTHER VACANCY. THE LISTS OF NOMINEES MUST CONSIST OF QUALIFIED INDIVIDUALS AND SHALL BE ESTABLISHED THROUGH A JOINT NOMINATION PROCESS AND THE MUTUAL AGREEMENT OF EITHER:

(I) THE GOVERNOR AND, IF THE GOVERNOR IS AFFILIATED WITH A MAJOR POLITICAL PARTY AS DEFINED IN SECTION 1-1-104, C.R.S., THE HIGHEST-RANKING SENATE OFFICER FROM A DIFFERENT MAJOR POLITICAL PARTY; OR

(II) THE GOVERNOR AND, IF THE GOVERNOR IS NOT AFFILIATED WITH A MAJOR POLITICAL PARTY AS DEFINED IN SECTION 1-1-104, C.R.S., THE TWO HIGHEST-RANKING SENATE OFFICERS FROM DIFFERENT MAJOR POLITICAL PARTIES.

(b)(I) THE CHIEF JUSTICE OF THE COLORADO SUPREME COURT SHALL DESIGNATE A SELECTION PANEL TO APPOINT FROM THE LIST OF NOMINEES THREE QUALIFIED INDIVIDUALS TO SERVE ON THE COMMISSION BEGINNING APRIL 1, 2020, AND SUBSEQUENTLY SHALL DESIGNATE A SEPARATE SELECTION PANEL ANY TIME A VACANCY WILL OCCUR AT THE END OF A TERM OR A VACANCY OTHERWISE OCCURS TO APPOINT FROM THE LIST OF NOMINEES A QUALIFIED INDIVIDUAL TO FILL THE VACANCY. THE COMMISSION DIRECTOR SHALL NOTIFY THE CHIEF JUSTICE OF A VACANCY AT LEAST 60 DAYS PRIOR TO THE END OF A COMMISSIONER’S TERM OR WITHIN 10 DAYS AFTER A VACANCY OTHERWISE OCCURS. (II) A SELECTION PANEL MUST CONSIST OF THE THREE JUSTICES OR JUDGES WHO MOST RECENTLY RETIRED FROM THE COLORADO SUPREME COURT OR THE COLORADO COURT OF APPEALS, APPOINTED BY THE CHIEF JUSTICE SEQUENTIALLY STARTING WITH THE MOST RECENT JUSTICE OR JUDGE TO RETIRE WHO HAS BEEN AFFILIATED WITH THE SAME POLITICAL PARTY OR UNAFFILIATED WITH ANY POLITICAL PARTY FOR THE TWO YEARS PRIOR TO APPOINTMENT; EXCEPT THAT NO APPOINTEE, WITHIN TWO YEARS PRIOR TO APPOINTMENT, SHALL HAVE BEEN AFFILIATED WITH THE SAME POLITICAL PARTY AS A JUSTICE OR JUDGE ALREADY APPOINTED TO THE PANEL. IF ANY OF THE THREE JUSTICES OR JUDGES WHO MOST RECENTLY RETIRED FROM THE COLORADO SUPREME COURT OR THE COLORADO COURT OF APPEALS IS UNABLE OR UNWILLING TO SERVE ON THE PANEL OR HAS BEEN AFFILIATED WITHIN TWO YEARS PRIOR TO APPOINTMENT WITH A POLITICAL PARTY ALREADY REPRESENTED ON THE PANEL, THEN THE CHIEF JUSTICE SHALL APPOINT THE NEXT JUSTICE OR JUDGE WHO MOST RECENTLY RETIRED FROM THE COLORADO SUPREME COURT OR THE COLORADO COURT OF APPEALS AND WHO HAS NOT BEEN AFFILIATED WITHIN TWO YEARS PRIOR TO APPOINTMENT WITH THE SAME POLITICAL PARTY AS ANY JUSTICE OR JUDGE ALREADY APPOINTED TO THE PANEL. IF, AFTER CONSIDERING ALL JUSTICES AND JUDGES WHO HAVE RETIRED FROM THE COLORADO SUPREME COURT AND THE COLORADO COURT OF APPEALS, FEWER THAN THREE ELIGIBLE PARTICIPANTS FOR THE PANEL HAVE BEEN IDENTIFIED WHO ARE ABLE AND WILLING TO SERVE, THE CHIEF JUSTICE SHALL APPOINT THE MOST RECENTLY RETIRED DISTRICT COURT JUDGE WHO HAS NOT BEEN AFFILIATED WITHIN TWO YEARS PRIOR TO APPOINTMENT WITH THE SAME POLITICAL PARTY AS ANY PREVIOUS APPOINTEE TO THE PANEL AND WHO ACCEPTS SUCH APPOINTMENT.

The members of the panel shall receive a per diem allowance as set by the
general assembly for each day spent in attendance at panel meetings and shall be
reimbursed for their actual expenses.

Nonpartisan staff of the general assembly’s legislative council and office of
legislative legal services, or their successor offices, shall assist and
provide administrative assistance to the panel in carrying out its duties.

The panel is subject to open meetings requirements as provided in part 4 of article
6 of title 24, C.R.S., and to open records requirements as provided in part 1 of article
72 of title 24, C.R.S.

(a) Commissioners shall serve terms of four years each, except that the initial
commissioners shall be appointed for staggered terms of four years each or fewer
beginning April 1, 2020. The panel shall determine the length of the initial term of
each commissioner appointed on April 1, 2020, if such term is less than four years, to
create the staggered full terms. If a commissioner is appointed to fill an unexpired
term, that commissioner shall serve for the remainder of the unexpired term.
Commissioners may be appointed to serve successive terms.

Beginning January 1, 2020 on the effective date of this section, the executive
director of the department of natural resources shall act as the sole interim
commissioner and oversee commission activities and staff until the appointment of
the initial commissioners effective April 1, 2020 or April 1, 2020, whichever comes
later. In the event of two or more vacancies on the commission at one time, the
executive director of the department of natural resources shall act as an interim
commissioner during the pendency of the appointment of additional commissioners if
the remaining commissioners do not constitute a quorum of the commission.
Subsection (3) of section 30-60-104.1, C.R.S., shall not apply to the executive director
acting as interim commissioner or sole interim commissioner, and subsection (6) of
section 30-60-104.1, C.R.S., shall not apply to the executive director when acting as a
sole interim commissioner.

If any commissioner becomes the owner of stocks or bonds or becomes pecuniarily
interested in a company or corporation subject in whole or in part to regulation by
the commission otherwise than voluntarily, such member shall divest such ownership
or interest within six months; failing to do so, that member’s office shall become
vacant.

SECTION 8. In Colorado Revised Statutes, 34-60-104.5, amend (1) and (2)(e) as follows:

§ 34-60-104.5. Director of commission—duties

(1) Pursuant to section 13 of article XII of the state constitution, the executive director of the
department of natural resources the commission shall appoint a director of the commission who
shall possess such qualifications as may be established by the executive director, the
commission, and the state personnel board.
(2) The director of the commission shall:

(d) Appoint, pursuant to section 12 of article XII of the state constitution, SUBJECT TO THE
APPROVAL OF THE COMMISSION, APPOINT AND DETERMINE THE SALARY AND COMPENSATION FOR
such clerical and professional staff and consultants as may be necessary for the efficient and
effective operation of the commission; and THE DIRECTOR shall exercise general supervisory
control over said staff; and

SECTION 9. In Colorado Revised Statutes, 34-60-105, amend (1) as follows:

§ 34-60-105. Powers of commission.
(1) The commission has jurisdiction over all persons and property, public and private, necessary
to enforce the provisions of this article ARTICLE 60, and has the power to make and enforce
rules, regulations, and orders pursuant to this article ARTICLE 60, and to do whatever may
reasonably be necessary to carry out the provisions of this article ARTICLE 60. Any
delegation of authority to any other state officer, board, or commission to administer any other
laws of this state relating to the conservation REGULATION of oil or gas, or either of them, is
hereby rescinded and withdrawn and such authority is unqualifiedly conferred upon the
commission, as provided in this section. Any person, or the attorney general on behalf of the
state, may apply for any hearing before the commission, or the commission may initiate
proceedings upon any question relating to the administration of this article ARTICLE 60, and
jurisdiction is conferred upon the commission to hear and determine the same and enter its rule,
regulation, or order with respect thereto.

SECTION 409. In article 60 of title 34 of the Colorado Revised Statutes, 34-60-106, add section
406.5(18) as follows:

§ 34-60-106.5. Application of article Additional powers of commission — rules.

ANY PROVISIONS IN THE STATUTES OR REGULATIONS OF THIS STATE IN CONFLICT OR INCONSISTENT
WITH THIS ARTICLE ARE HEREBY DECLARED TO BE PREEMPTED BY THIS ARTICLE AND INAPPLICABLE
TO THE MATTERS COVERED BY AND PROVIDED FOR IN THIS ARTICLE. TO ENSURE AND GAS
DEVELOPMENT IN THIS STATE IS REGULATED IN A COMPREHENSIVE AND EFFECTIVE MANNER, THE
COMMISSION SHALL SERVE AS THE REGULATORY AUTHORITY OVER OIL AND GAS DEVELOPMENT IN
THE STATE AND OTHER STATUTES REGULATING OR GRANTING REGULATORY AUTHORITY OVER OIL
AND GAS DEVELOPMENT IN THE STATE ARE HEREBY PREEMPTED BY THIS ARTICLE.

SECTION 11. (18) AFTER APRIL 1, 2020, THE COMMISSION SHALL CONDUCT A SYSTEMATIC
EVALUATION OF ITS INITIAL RULES AND CONSIDER AMENDING OR ADOPTING RULES CONSISTENT
WITH THE MISSION AND RESPONSIBILITIES SET FORTH IN THIS ARTICLE 60.

SECTION 10. In Colorado Revised Statutes 34-60-122, amend (5)(a); repeal (5)(c)); and add
5(d) and (e) as follows:

§ 34-60-122. Expenses— fund created.
(5)(a) The commission shall collect all charges and penalties under this article 60 and remit them to the state treasurer for deposit in the oil and gas conservation regulation and environmental response fund, also referred to in this subsection (5) as the "fund," which fund is hereby created in the state treasury, and which the independent oil and gas regulatory commission shall administer. The revisor of statutes is authorized to change all references to the oil and gas conservation and environmental response fund in the Colorado Revised Statutes to the oil and gas regulation and environmental response fund.

(c) The general assembly shall annually make appropriations for the purposes authorized by section 34-60-124, and warrants shall be drawn against the appropriations as provided by law.

(d) The fund is to be perpetual and money in the fund are continuously appropriated to the commission to fund the commission and its programs, projects, and environmental response needs. Any money remaining in the fund at the end of the fiscal year shall not revert to the general fund.

(e) Revenue in the fund and earnings on such revenue shall be retained and spent by the state and exempt from all notwithstanding any limitations on revenue, spending and other limitations under, or appropriations contained in section 20 of article X of the Constitution or any other law. For purposes of section 20 of article X of this state constitution, such monies shall not be included in state fiscal year spending and approval of this section, or any other provision of law, any money deposited in the fund as approved by the voters at the statewide shall constitute a election in November 2019, may be collected and spent as voter-approved revenue change, changes and shall not require subsequent voter approval.

SECTION 4211. In article 60 of title 34 of the Colorado Revised Statutes, add section 34-60-131 as follows:


(1) Members of the commission are guardians of the public trust and are subject to antitribery and abuse of public office requirements as provided in parts 3 and 4 of article 8 of title 18, C.R.S., as amended, or any successor statute.

(2) To ensure transparency in the oil and gas regulatory process:

(a) The commission and commissioners are subject to open meetings requirements as provided in part 4 of article 6 of title 24, C.R.S., as amended, or any successor statute.

(b) The commission, each commissioner, and commission staff are subject to open records requirements as provided in part 1 of article 72 of title 24, C.R.S., as amended, or any successor statute.
(c) THE COMMISSIONERS, COMMISSION DIRECTOR, AND COMMISSION STAFF ARE "COVERED OFFICIALS" UNDER 24-6-301(1.7)(b), C.R.S., AND PART 3 OF ARTICLE 6 OF TITLE 24, C.R.S., AS AMENDED, OR ANY SUCCESSOR STATUTE REGARDING REGULATION OF LOBBYISTS, SHALL APPLY.

SECTION 1312. In Colorado Revised Statutes, 39-29-108, amend (1)(a) as follows:


(1) Except as provided in subsections (2) and (3) of this section, the total gross receipts realized from the severance taxes imposed on minerals and mineral fuels under the provisions of this article shall be credited as follows:

(a) For oil and gas,

(I) Fifteen percent credited to the oil and gas LOCAL REGULATORY FUND created in section 39-29-109(3), C.R.S.; AND

(II) one hundred percent THE REMAINDER to the state general fund;

SECTION 1413. In Colorado Revised Statutes 39-29-109, amend (2)(b)(I); and add (3), as follows:


(2) State severance tax receipts shall be credited to the severance tax trust fund as provided in section 39-29-108. Except as otherwise set forth in section 39-29-109.5, all income derived from the deposit and investment of the money in the fund shall be credited to the fund. At the end of any fiscal year, all unexpended and unencumbered money in the fund remains in the fund and shall not be credited or transferred to the general fund or any other fund. All money in the fund is subject to appropriation by the general assembly for the following purposes:

(b)(I) The severance tax operational fund. There is hereby created in the state treasury the severance tax operational fund, also referred to in this subsection (2)(b) as the "fund", which the department of natural resources shall administer, with the exception of funds allocated to the independent oil and gas regulatory commission pursuant to section 39-29-109.3, C.R.S. The state treasurer shall transfer one-half of the severance tax receipts credited to the severance tax trust fund for tax years commencing on and after July 1, 1995, to the fund. EXCEPT THE STATE TREASURER SHALL TRANSFER THE PORTION OF SUCH SEVERANCE TAX RECEIPTS APPROPRIATED TO THE OIL AND GAS REGULATORY COMMISSION OPERATING FUND PURSUANT TO 39-29-109.3, C.R.S., TO THE OIL AND GAS REGULATORY COMMISSION OPERATING FUND. Money in the fund shall be distributed as set forth in section 39-29-109.3.

(3)(a) THERE IS HEREBY CREATED IN THE STATE TREASURY THE OIL AND GAS LOCAL REGULATORY FUND, ALSO REFERRED TO IN THIS SUBSECTION (3) AS THE "FUND," WHICH THE INDEPENDENT OIL AND GAS REGULATORY COMMISSION SHALL ADMINISTER. THE FUND IS TO BE PERPETUAL AND USED TO DISBURSE TO LOCAL GOVERNMENTS FOR PURPOSES CONSISTENT WITH THE COMMISSION'S...
MISSION AND RESPONSIBILITIES UNDER THIS ARTICLE, INCLUDING BUT NOT LIMITED TO SUPPORTING
LOCAL GOVERNMENT DECISIONS, ACTIONS AND RELATED MONITORING AND OVERSIGHT ACTIVITIES
ASSOCIATED WITH THE FOSTERING AND REGULATION OF OIL AND GAS IN A JURISDICTION. THE
STATE TREASURER SHALL TRANSFER MONEY TO THE FUND FROM THE SEVERANCE TAX
TRUST FUND, AS SPECIFIED IN SECTION 39-29-108(1)(a), C.R.S. THE MONEY IN THE FUND ARE
CONTINUOUSLY APPROPRIATED TO THE COMMISSION FOR PURPOSES AUTHORIZED BY THIS
PARAGRAPH SUBSECTION (3).

(b) FUND MONEYS SHALL BE RETAINED AND SPENT BY THE STATE AND EXEMPT FROM ALL
NOTWITHSTANDING ANY LIMITATIONS ON REVENUE, SPENDING AND OTHER LIMITATIONS UNDER,
OR APPROPRIATIONS CONTAINED IN SECTION 20 OF ARTICLE X OF THE CONSTITUTION OR ANY
OTHER LAW. FOR PURPOSES OF SECTION 20 OF ARTICLE X OF THIS STATE CONSTITUTION, SUCH
MONEYS SHALL NOT BE INCLUDED OR ANY OTHER PROVISION OF LAW, ALL MONEYS CREDITED TO OR
DEPOSITED IN STATE FISCAL YEAR SPENDING AND APPROVAL OF THIS SECTION FUND AS APPROVED
BY THE VOTERS AT THE STATEWIDE ELECTION IN NOVEMBER 2019, MAY BE
COLLECTED AND SPENT AS VOTER-APPROVED REVENUE CHANGES AND SHALL NOT REQUIRE
SUBSEQUENT VOTER APPROVAL.

(4)(a) THERE IS HEREBY CREATED IN THE STATE TREASURY THE OIL AND GAS REGULATORY
COMMISSION OPERATING FUND, WHICH THE INDEPENDENT OIL AND GAS REGULATORY COMMISSION
SHALL ADMINISTER, ALSO REFERRED TO IN THIS SUBSECTION (4) AS THE “FUND”. MONEY IN THE
FUND SHALL BE DISTRIBUTED AS SET FORTH IN SECTION 39-29-109.3.

(b) NOTWITHSTANDING ANY LIMITATIONS ON REVENUE, SPENDING, OR APPROPRIATIONS
CONTAINED IN SECTION 20 OF ARTICLE X OF THE STATE CONSTITUTION OR ANY OTHER PROVISION
OF LAW, MONEY APPROPRIATED TO THE FUND AS APPROVED BY THE VOTERS AT THE STATEWIDE
ELECTION IN NOVEMBER 2019, MAY BE COLLECTED AND SPENT AS VOTER-APPROVED REVENUE
CHANGES AND SHALL NOT REQUIRE SUBSEQUENT VOTER APPROVAL.

SECTION 1514. In Colorado Revised Statutes 39-29-109.3, repeal (1)(a)), and add (1.3), as
follows:

§ 39-29-109.3. Severance tax operational fund—_repeal._

(1) For fiscal years commencing on and after July 1, 1997, the executive director of the
department of natural resources shall submit with the department's budget request for each fiscal
year a list and description of the programs the executive director recommends to be funded from
the severance tax operational fund created in section 39-29-109(2)(b), referred to in this section
as the “operational fund”. The general assembly may appropriate money from the total
money available in the operational fund to fund recommended programs. AND THE OIL.
AND GAS REGULATORY COMMISSION OPERATING FUND as follows:

(a)(i) To the Oil and Gas Regulatory Commission Operating Fund Created in Section 39-
29-109(4) FOR programs or projects within the Colorado oil and gas conservation REGULATORY
commission, up to thirty-five percent of the money in the operational fund for fiscal
years commencing on or 2020-21 AND AFTER July 1, 2009.
(II) Moneys appropriated for programs or projects pursuant to subparagraph (I) of this paragraph (a) shall be used by the Colorado oil and gas conservation commission for plugging and abandonment projects, for well-site location reclamation projects, or for regulatory and environmental programs or projects as specifically appropriated by the general assembly for use on such programs or projects; except that, if the commission determines that an emergency exists, the commission may expend any moneys received for the emergency without any further appropriation. In determining the uses of these moneys, the commission shall give priority to uses that reduce industry fees and mill-levies.

(1.3)(a) For fiscal years commencing on and after July 1, 2020, the director of the independent oil and gas regulatory commission shall submit a budget request for each fiscal year for programs and projects the director recommends to be funded from the operational fund and administered by the independent oil and gas regulatory commission. The general assembly may appropriate up to thirty-five percent of the total moneys in the operational fund to fund programs or projects within the independent oil and gas regulatory commission.

(b) Operational fund moneys appropriated to the independent oil and gas regulatory commission shall be retained and spent by the state and exempt from all revenue, spending and other limitations under section 20 of article X of the Constitution or any other law. For purposes of section 20 of article X of this constitution, such moneys shall not be included in state fiscal year spending and approval of this section by the voters statewide shall constitute a voter-approved revenue change.

SECTION 4615. Effective date.

This act takes effect on January 1, 2020 or upon proclamation of the Governor, whichever is later.