First Regular Session Seventy-second General Assembly STATE OF COLORADO

REREVISED

This Version Includes All Amendments Adopted in the Second House

LLS NO. 19-0554.01 Duane Gall x4335

SENATE BILL 19-061

SENATE SPONSORSHIP

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Senate Committees Health & Human Services Appropriations

House Committees Health & Insurance Appropriations

A BILL FOR AN ACT

101 **CONCERNING STANDARDS FOR THE CERTIFICATION OF CERTAIN TYPES**

102 OF RESPIRATORS EQUIPPED WITH PRESSURE VESSELS, AND, IN

103 **CONNECTION THEREWITH, 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.)

Currently, local fire departments and other users of self-contained breathing apparatus (SCBA) rely on certification under standards promulgated by the United States department of transportation (DOT) or the national institute for occupational safety and health (NIOSH) for quality control of pressure vessels. These certifications are considered



Reading Unamended April 27, 2019 HOUSE 2nd





valid through the vessel's recommended service life, but that service life is finite.

Section 1 of the bill declares that, with the emergence of new technology to test the continuing safety of vessels that are at the end of their initial recommended service life, vessels that remain safe can and should be recertified for an additional period rather than discarded, resulting in a saving of tax dollars for local governments.

Sections 2 through 4 give the executive director of the department of public health and environment the authority to inspect SCBA equipment and, if necessary, to write rules governing the inspection and certification of pressure vessels. Any such rules must incorporate or recognize current DOT or NIOSH standards for certification and recertification with regard to any technology that is accepted by those federal agencies.

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

2

SECTION 1. Legislative declaration. (1) The general assembly

3 finds and determines that:

4 (a) The availability of self-contained breathing apparatus (SCBA)
5 is critical to the performance of life-saving duties by first responders,
6 such as firefighters, and the mitigation of hazards such as asbestos and
7 chemical spills in which the presence of dangerous substances makes the
8 air unbreathable in the vicinity of the hazard;

9 (b) An SCBA depends on a portable supply of breathable air, 10 which is typically carried in a cylinder or similar container at high 11 pressure;

(c) To ensure user safety, these air containers, generally known as
"cylinders", must be tested and certified as capable of withstanding a
specified amount of pressure for a defined period, usually fifteen years,
after which period the cylinders must be replaced;

(d) Recently, new technology has been developed to test thecontinuing safety of SCBA cylinders that are at the end of their initial

recommended service life, potentially allowing them to be placed back in
 service rather than discarded, and the federal agencies responsible for
 certifying these cylinders have initially approved certain methods of
 retesting and recertifying them for additional years of safe service; and

5 (e) The cost of retesting and recertifying a cylinder is 6 approximately one-third the cost of purchasing a new cylinder and can 7 effectively double its service life, saving local governments and other 8 entities that use SCBA cylinders an estimated six hundred to nine hundred 9 dollars per cylinder.

(2) The general assembly declares that, for these reasons, it is in
the public interest that Colorado's local governments and state agencies
be encouraged to use federally approved retesting and recertification
methods to extend the life of SCBA cylinders and that the <u>division of fire</u>
<u>prevention and control in the department of public safety</u> be authorized
to ensure that applicable standards are observed in doing so.

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SECTION <u>2.</u> In Colorado Revised Statutes, add part <u>23</u> to article
 <u>33.5 of title 24</u> as follows:

19 PART 23 20 CERTIFICATION OF 21 SELF-CONTAINED BREATHING APPARATUS 22 **<u>24-33.5-2301</u>**. **Definitions.** As used in this part <u>23</u>, unless the 23 CONTEXT OTHERWISE REQUIRES: (1) "DIRECTOR" MEANS THE DIRECTOR OF THE DIVISION. 24 25 (2) "DIVISION" MEANS THE DIVISION OF FIRE PREVENTION AND 26 CONTROL IN THE DEPARTMENT OF PUBLIC SAFETY CREATED IN THIS 27 ARTICLE 33.5.

1 (3) "DOT" MEANS THE UNITED STATES DEPARTMENT OF 2 TRANSPORTATION.

3

4 (4) "NIOSH" MEANS THE NATIONAL INSTITUTE FOR
5 OCCUPATIONAL SAFETY AND HEALTH WITHIN THE CENTERS FOR DISEASE
6 CONTROL AND PREVENTION, UNITED STATES DEPARTMENT OF HEALTH
7 AND HUMAN SERVICES.

8 (<u>5</u>) "PRESSURE VESSEL" MEANS A SUPPLY OR STORAGE CONTAINER,
9 WHETHER CYLINDRICAL, SPHERICAL, OR OF ANY OTHER SHAPE, THAT
10 CONTAINS BREATHABLE GASES UNDER A PRESSURE GREATER THAN ONE
11 ATMOSPHERE FOR USE IN AN SCBA.

12 (6) "SELF-CONTAINED BREATHING APPARATUS" OR "SCBA" 13 MEANS A PORTABLE SYSTEM THAT PROVIDES THE USER WITH A SUPPLY OF 14 BREATHABLE AIR CARRIED IN A PRESSURE VESSEL OR GENERATED BY THE 15 SYSTEM, REQUIRING NO INTAKE OF OXYGEN OR OTHER GASES FROM THE 16 OUTSIDE ATMOSPHERE.

17 <u>24-33.5-2302.</u> Self-contained breathing apparatus - pressure
18 vessels - certification required. (1) ON AND AFTER JANUARY 1, 2020, A
19 PERSON SHALL NOT SELL, LEASE, OR OFFER FOR USE IN THE STATE AN
20 SCBA THAT CONTAINS OR INCORPORATES A PRESSURE VESSEL UNLESS THE
21 VESSEL IS:

(a) CERTIFIED AS MEETING ALL APPLICABLE STANDARDS
PROMULGATED BY DOT OR NIOSH AND ANY STANDARDS ADOPTED BY
THE _____ DIRECTOR BY RULE; AND

(b) WITHIN ITS RECOMMENDED SERVICE LIFE FOLLOWING
CERTIFICATION OR, IF APPLICABLE, RECERTIFICATION OR REQUALIFICATION
IN ACCORDANCE WITH THE METHODS SPECIFIED IN SPECIAL PERMIT

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DOT-SP 16320 OR A SUCCESSOR STANDARD ADOPTED BY DOT OR
 NIOSH.

3 **24-33.5-2303. Rules.** As the director deems necessary for 4 THE PROTECTION OF FIREFIGHTERS AND OTHERS USING ANY 5 SELF-CONTAINED BREATHING APPARATUS, THE DIRECTOR MAY 6 PROMULGATE RULES TO ESTABLISH AND ENFORCE STANDARDS FOR THE 7 INSPECTION, CERTIFICATION, AND USE OF THE APPARATUS. THE RULES 8 MUST INCORPORATE OR RECOGNIZE CURRENT DOT OR NIOSH STANDARDS 9 FOR CERTIFICATION AND RECERTIFICATION OF PRESSURE VESSELS WITH 10 REGARD TO ANY TECHNOLOGY THAT IS ACCEPTED BY THOSE FEDERAL 11 AGENCIES.

SECTION 3. In Colorado Revised Statutes, add 29-5-114 as
follows:

14 29-5-114. Self-contained breathing apparatus - testing -15 certification - recertification. A TOWN, CITY, CITY AND COUNTY, 16 COUNTY, FIRE PROTECTION DISTRICT, OR STATE INSTITUTION OF HIGHER 17 EDUCATION THAT OWNS OR LEASES ANY SELF-CONTAINED BREATHING 18 APPARATUS, AS DEFINED IN SECTION 24-33.5-2301, FOR USE BY POLICE 19 OFFICERS, DEPUTY SHERIFFS, OR FIREFIGHTERS SHALL ENSURE THAT THE 20 APPARATUS AND ALL ASSOCIATED PRESSURE VESSELS ARE REGULARLY 21 TESTED AND CERTIFIED IN ACCORDANCE WITH ALL APPLICABLE FEDERAL 22 STANDARDS AND WITH ANY STANDARDS FOR RETESTING AND 23 RECERTIFICATION THAT THE DIRECTOR OF THE DIVISION OF FIRE 24 PREVENTION AND CONTROL IN THE DEPARTMENT OF PUBLIC SAFETY MAY 25 PROMULGATE BY RULE IN ACCORDANCE WITH SECTION 24-33.5-2303. 26 **SECTION 4.** Appropriation. (1) For the 2019-20 state fiscal

27 year, \$40,291 is appropriated to the department of public safety for use

by the division of fire prevention and control. This appropriation is from
 the general fund. To implement this act, the division may use this
 appropriation as follows:

 (a) \$35,018 for personal services, which amount is based on an

5 assumption that the division will require an additional 0.5 FTE; and

(b) \$5,273 for operating expenses.

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7 SECTION 5. Act subject to petition - effective date. This act 8 takes effect at 12:01 a.m. on the day following the expiration of the 9 ninety-day period after final adjournment of the general assembly (August 10 2, 2019, if adjournment sine die is on May 3, 2019); except that, if a 11 referendum petition is filed pursuant to section 1 (3) of article V of the 12 state constitution against this act or an item, section, or part of this act 13 within such period, then the act, item, section, or part will not take effect 14 unless approved by the people at the general election to be held in 15 November 2020 and, in such case, will take effect on the date of the 16 official declaration of the vote thereon by the governor.