

1) Amend the last sentence of Section 1 (1) to read:

Therefore, the General Assembly declares that a study conducted by the Department of Natural Resources concerning such programs, including the types of lands desirable for the programs, the cost to administer the programs, and the value of the programs to public and private interests, would assist the General Assembly in assessing whether and how Colorado ~~could administer a similar program~~ the implementation of such programs in Colorado can be improved and, where possible, supplemented through new federal or state programs.

2) Amend Section 1 (4) to read:

Information gathered by the department pursuant to this section that allows any Colorado landowner or land to be specifically identified shall be exempt from inspection pursuant to section 24-72-204 (3) (a) (XXI), provided, however, that summary or aggregated data that does not specifically identify individual landowners or specific parcels of lands may be disclosed shall not be subject to the exemption provided for in this subsection.

3) Amend the proposed new subparagraph provided for in Section 3 to read:

(XXI) All records, including, ^{but not limited to,} analyses and maps, compiled or maintained pursuant to state or rule by the department of natural resources or its divisions that are based on information related to private lands and identify or allow to be identified any specific Colorado landowners or lands, provided, however, that summary or aggregated data that does not specifically identify individual landowners or specific parcels of land shall not be subject to this subparagraph.