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

## **REVISED**

This Version Includes All Amendments Adopted on Second Reading in the Second House

LLS NO. 10-0747.01 Bob Lackner

**HOUSE BILL 10-1276** 

#### **HOUSE SPONSORSHIP**

Levy,

### SENATE SPONSORSHIP

Mitchell,

# **House Committees**

Judiciary

### **Senate Committees**

Transportation

### A BILL FOR AN ACT

101	CONCERNING	THE	SALE	BY	A	RAILROAD	COMPANY	OF	ITS
102	RIGHT-0	)F-WA	Y FOR	THE	OPE	ERATION OF A	A PUBLIC PA	SSEN	GER
103	RAIL SE	RVICE	•						

## **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.)

The bill permits any railroad company to sell its right-of-way for the operation of a public passenger rail service, which the bill defines as any passenger service that runs on rails or electromagnetic guideways. The bill specifies that the right-of-way shall continue to be used as a SENATE Am ended 2nd Reading Aprill, 2010

HOUSE

3rd Reading Unam ended
Marrh 16,2010

HOUSE 2nd Reading Unam ended March 15,2010 public highway only for operation of public passenger rail service if ownership of the right-of-way is transferred to a public passenger rail service provider, regardless of:

- Whether or not an order of abandonment has been issued for the right-of-way by the federal surface transportation board, any successor federal agency, or by any court of competent jurisdiction;
- ! The technology used to operate the public passenger rail service; or
- ! Whether ownership of the railroad is public or private.

The bill further provides that no rail service provider operating public passenger rail service shall be required to offer its right-of-way for use by any other rail service provider by operation of Colorado law after an order of abandonment has been issued.

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

2 **SECTION 1.** 40-20-103, Colorado Revised Statutes, is amended

3 to read:

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**40-20-103.** Right-of-way for changed line - sale of right-of-way for public passenger rail service - definitions. (1) Any railroad company having located its line of road, whether the same is completed or not, may make a new location of its line and may acquire the right-of-way for such new line in the same manner as is now provided for acquiring the right-of-way by the statutes of Colorado; but in acquiring said new right-of-way, the previous right-of-way shall revert to the owner of the land through which said previous right-of-way was granted upon the payment or tendering payment to the railroad company of the amount assessed by the board of appraisers and paid by said railroad company for said previous right-of-way.

(2) (a) Any railroad company may sell its right-of-way for the operation of a public passenger rail service. In such case, the right-of-way shall continue to be used as a public highway

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2	OF SECTION 4 OF ARTICLE XV OF THE STATE CONSTITUTION IF OWNERSHIP
3	OF THE RIGHT-OF-WAY IS TRANSFERRED TO A PUBLIC PASSENGER RAIL
4	SERVICE PROVIDER, REGARDLESS OF:
5	(I) Whether or not an order of abandonment has been
6	ISSUED FOR THE RIGHT-OF-WAY BY THE FEDERAL SURFACE
7	TRANSPORTATION BOARD, ANY SUCCESSOR FEDERAL AGENCY, OR BY ANY
8	COURT OF COMPETENT JURISDICTION;
9	(II) THE TECHNOLOGY USED TO OPERATE THE PUBLIC PASSENGER
10	RAIL SERVICE; OR
11	(III) WHETHER OWNERSHIP OF THE RAILROAD IS PUBLIC OR
12	PRIVATE.
13	(b) NO RAIL SERVICE PROVIDER OPERATING PUBLIC PASSENGER
14	RAIL SERVICE AS AUTHORIZED BY PARAGRAPH (a) OF THIS SUBSECTION (2)
15	SHALL BE REQUIRED TO OFFER ITS RIGHT-OF-WAY FOR USE BY ANY OTHER
16	RAIL SERVICE PROVIDER BY OPERATION OF COLORADO LAW AFTER AN
17	ORDER OF ABANDONMENT HAS BEEN ISSUED.
18	(3) NOTHING IN THIS SECTION SHALL BE CONSTRUED TO AFFECT
19	ANY VESTED RIGHT OF ANY PARTY.
20	(4) For purposes of this section, "public passenger rail
21	SERVICE" MEANS ANY PASSENGER SERVICE THAT RUNS ON RAILS OR
22	ELECTROMAGNETIC GUIDEWAYS, INCLUDING BUT NOT LIMITED TO:
23	COMMUTER OR OTHER SHORT-HAUL RAILROAD PASSENGER SERVICE IN A
24	METROPOLITAN OR SUBURBAN AREA; HIGH-SPEED GROUND
25	TRANSPORTATION SYSTEMS THAT CONNECT METROPOLITAN AREAS; OR
26	RAPID TRANSIT OPERATIONS IN AN URBAN AREA THAT ARE NOT
27	CONNECTED TO THE GENERAL RAILROAD SYSTEM OF TRANSPORTATION.

ONLY FOR OPERATION OF PUBLIC PASSENGER RAIL SERVICE FOR PURPOSES

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<b>SECTION 2.</b> Act subject to petition - effective date. This act
shall take effect at 12:01 a.m. on the day following the expiration of the
ninety-day period after final adjournment of the general assembly (August
11, 2010, if adjournment sine die is on May 12, 2010); except that, if a
referendum petition is filed pursuant to section 1 (3) of article V of the
state constitution against this act or an item, section, or part of this act
within such period, then the act, item, section, or part shall not take effect
unless approved by the people at the general election to be held in
November 2010 and shall take effect on the date of the official
declaration of the vote thereon by the governor.

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