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

## **ENGROSSED**

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

LLS NO. 12-0271.01 Duane Gall x4335

**HOUSE BILL 12-1158** 

#### **HOUSE SPONSORSHIP**

Baumgardner, Scott, Brown, Joshi

## SENATE SPONSORSHIP

Giron and Grantham,

#### **House Committees**

#### **Senate Committees**

Agriculture, Livestock, & Natural Resources

	A BILL FOR AN ACT
101	CONCERNING THE REGULATION OF PRODUCERS OF MATERIALS THAT
102	MAY BE USED IN COMMERCIAL LIVESTOCK FEED, AND, IN
103	CONNECTION THEREWITH, REPEALING THE "COLORADO
104	INEDIBLE MEAT RENDERING AND PROCESSING ACT OF 1967"
105	AND RELOCATING SOME OF ITS PROVISIONS TO THE "COLORADO
106	FEED LAW".

## **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 repeals the "Colorado Inedible Meat Rendering and Processing Act of 1967" and grants rule-making authority to the commissioner of agriculture to specify labeling and operating requirements for the production of commercial feed under the existing "Colorado Feed Law".

1 *Be it enacted by the General Assembly of the State of Colorado:* 2 **SECTION 1.** In Colorado Revised Statutes, **repeal** article 59 of 3 title 35. 4 **SECTION 2.** In Colorado Revised Statutes, 35-60-106, amend 5 (1) introductory portion as follows: 6 35-60-106. Labeling - general requirements - commercial and 7 customer-formula feeds. (1) Commercial feed label contents. EXCEPT 8 AS OTHERWISE SPECIFIED IN RULE BY THE COMMISSIONER, a commercial 9 feed shall MUST be labeled with the information required in this 10 subsection (1). Such THE information shall MUST appear on the label in 11 the following order: 12 **SECTION 3.** In Colorado Revised Statutes, **amend** 35-60-109 as 13 follows: 14 **35-60-109.** Authority of the commissioner - rules. (1) The 15 commissioner is authorized to promulgate, amend, and repeal, in accordance with the provisions of the "State Administrative Procedure 16 17 Act", article 4 of title 24, C.R.S., such rules as are specifically required 18 by this article and such other reasonable rules, including any 19 record-keeping requirements AND OPERATING REQUIREMENTS, as may be 20 necessary for the efficient enforcement of this article. 21 (2) In the interest of uniformity, the commissioner shall by rule 22 adopt, unless the commissioner determines that they are inconsistent with 23 the provision of this article or are not appropriate to conditions that exist

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in this state, the following:

- (a) The official definitions of feed ingredients and official feed terms adopted by the association of American feed control officials as published in the official publication of such association; and
- (b) The regulations promulgated pursuant to the "Federal Food, Drug, and Cosmetic Act"; except that, if the commissioner determines that any of such definitions, terms, and regulations are inconsistent with the provisions of this article or are not appropriate to conditions in this state, the commissioner shall not adopt them.
- (2) (3) Before the commissioner issues, amends, or repeals any rule authorized by this article, the commissioner shall provide the notice as required by section 24-4-103, C.R.S. After consideration of all views presented by interested persons, the commissioner shall take appropriate action to issue the proposed rule, regulation, or repeal of an existing rule; except that, if the commissioner adopts the official definitions of feed ingredients or official feed terms as adopted by the association of American feed control officials, or rules promulgated pursuant to the "Federal Food, Drug, and Cosmetic Act", such additional notification shall not be required.

**SECTION 4.** In Colorado Revised Statutes, **amend** 35-60-111 as follows:

**35-60-111. Detained feeds.** (1) **Stop distribution, manufacture, or use as feed.** When the commissioner has reasonable cause to believe any <del>lot of feed is in violation of any of the provisions of this article or any rules promulgated pursuant thereto TO THIS ARTICLE, the commissioner may issue and enforce a written or printed "stop distribution, manufacture, or use as feed" order, warning any distributor, manufacturer,</del>

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or feeder of the lot of feed not to distribute, use as feed, or dispose of such feed in any manner until written permission is given by the commissioner or the court. The commissioner shall release the lot of feed subject to the order when such THE APPLICABLE provisions and rules have been complied with. If the distributor does not come into compliance within thirty days, the commissioner may begin, or upon request of the distributor, manufacturer, or feeder shall begin, proceedings for condemnation.

(2) **Condemnation and confiscation.** Any lot of feed not in compliance with the provisions of this article or rules promulgated pursuant thereto shall be TO THIS ARTICLE ARE subject to seizure on complaint of the commissioner to a court of competent jurisdiction in the district or county where the feed is located. In the event IF the court finds the feed to be in noncompliance with this article or rules promulgated pursuant thereto TO THIS ARTICLE and orders the condemnation of such feed, it shall MUST be disposed of in any A manner consistent with the quality of the feed and the laws of this state; except that such THE COURT SHALL NOT ORDER THE disposal of the feed shall not be ordered by the court without first giving the distributor or other claimant an opportunity to apply to the court for release of the feed or for permission to process or relabel the feed to bring it into compliance with this article or rules promulgated pursuant thereto TO THIS ARTICLE.

**SECTION 5. Effective date.** This act takes effect July 1, 2012. **SECTION 6. 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.

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