## 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. 12-0788.02 Kate Meyer x4348

**HOUSE BILL 12-1317** 

#### **HOUSE SPONSORSHIP**

Sonnenberg,

### SENATE SPONSORSHIP

Schwartz,

#### **House Committees**

#### **Senate Committees**

Agriculture, Livestock, & Natural Resources Appropriations

	A BILL FOR AN ACT
101	CONCERNING THE CREATION OF THE PARKS AND WILDLIFE
102	COMMISSION TO REPLACE THE PARKS AND WILDLIFE BOARD IN
103	THE DEPARTMENT OF NATURAL RESOURCES, AND, IN
104	CONNECTION THEREWITH, DESCRIBING THE COMPOSITION AND
105	TERMS OF THE COMMISSION, AND REDUCING APPROPRIATIONS.

## **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.)

Senate Bill 11-208 combined the wildlife entities and parks and

outdoor recreation entities and functions under the department of natural resources. In so doing, the existing wildlife commission was merged with the existing board of parks and outdoor recreation to form the 16-member parks and wildlife board (board).

Effective July 1, 2012, the bill replaces the board with the new parks and wildlife commission (commission). The commission is comprised of 11 voting members and 2 nonvoting ex officio members (the executive director of the department and the commissioner of the department of agriculture). The voting members are appointed by the governor with the consent of the senate and must represent various geographical regions in the state and certain areas of interest or knowledge. Initial term lengths are staggered to reduce the impact to the board that results from member turnover.

The commission is required to submit a 5-year strategic plan to specified committees of reference. Components of the plan are specified.

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

2 **SECTION 1.** In Colorado Revised Statutes, **repeal and reenact**,

with amendments, 33-9-101 as follows:

4 33-9-101. Commission - creation - composition - terms -

5 vacancies - removal - meetings - strategic plan - legislative

declaration - repeal. (1) (a) EFFECTIVE JULY 1, 2012, THERE IS HEREBY

7 CREATED THE PARKS AND WILDLIFE COMMISSION, ALSO REFERRED TO IN

8 THIS ARTICLE AS THE "COMMISSION".

9 (b) (I) EFFECTIVE JULY 1, 2012, THE PARKS AND WILDLIFE BOARD

IS ABOLISHED AND THE TERMS OF MEMBERS OF THAT BOARD SERVING AS

OF THAT DATE ARE TERMINATED.

12 (II) THIS PARAGRAPH (b) IS REPEALED, EFFECTIVE JANUARY 1,

13 2013.

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14 (2) THE COMMISSION CONSISTS OF THIRTEEN MEMBERS, AS

15 FOLLOWS:

16 (a) TWO MEMBERS WHO ARE EX OFFICIO NONVOTING MEMBERS, AS

17 FOLLOWS:

-2-

1	(I) THE EXECUTIVE DIRECTOR; AND
2	(II) THE COMMISSIONER OF THE DEPARTMENT OF AGRICULTURE;
3	(b) Eleven voting members who are appointed, in
4	ACCORDANCE WITH SUBSECTION (3) OF THIS SECTION, BY THE GOVERNOR
5	WITH THE CONSENT OF THE SENATE.
6	(3) (a) THE ELEVEN VOTING MEMBERS OF THE COMMISSION ARE AS
7	FOLLOWS:
8	(I) THREE MEMBERS WHO ARE SPORTS PERSONS WHO CAN
9	DEMONSTRATE A REASONABLE KNOWLEDGE OF WILDLIFE ISSUES AND WHO
10	HAVE OBTAINED A HUNTING OR FISHING LICENSE ISSUED UNDER THIS TITLE
11	FOR AT LEAST EACH OF THE THREE YEARS PRIOR TO THEIR APPOINTMENTS.
12	ONE OF THE MEMBERS APPOINTED PURSUANT TO THIS SUBPARAGRAPH (I)
13	MUST BE AN OUTFITTER REGISTERED PURSUANT TO ARTICLE 55.5 OF TITLE
14	12, C.R.S.
15	(II) THREE MEMBERS WHO ARE ACTIVELY INVOLVED IN
16	PRODUCTION AGRICULTURE AS OWNERS OR LESSEES OF THE
17	AGRICULTURAL PROPERTY AND OWNERS OR PARTIAL OWNERS OF THE
18	COMMODITIES PRODUCED ON THE LAND;
19	(III) THREE MEMBERS WHO CAN DEMONSTRATE THAT THEY
20	REGULARLY ENGAGE IN OUTDOOR RECREATION AND UTILIZE PARKS
21	RESOURCES. AT LEAST ONE OF THE MEMBERS APPOINTED PURSUANT TO
22	THIS SUBPARAGRAPH (III) MUST HAVE A BACKGROUND IN DIVERSIFIED
23	TRAILS INTERESTS AND ACTIVITIES, WHICH BACKGROUND MUST INCLUDE
24	BOTH MOTORIZED AND NONMOTORIZED TRAILS-RELATED PURSUITS. ONE
25	MEMBER APPOINTED UNDER THIS SUBPARAGRAPH (III) SHALL REPRESENT
26	A NONPROFIT ORGANIZATION THAT SUPPORTS AND PROMOTES THE
27	CONSERVATION AND ENHANCEMENT OF COLORADO'S WILDLIFE AND

-3-

I	HABITAT; RECOGNIZES AND PROMOTES PRIMARILY NONCONSUMPTIVE
2	WILDLIFE USE; AND HAS EXPERTISE IN WILDLIFE ISSUES, WILDLIFE
3	HABITAT, OR WILDLIFE MANAGEMENT; AND
4	(IV) TWO MEMBERS APPOINTED FROM THE PUBLIC AT-LARGE.
5	(b) (I) IN APPOINTING MEMBERS TO THE COMMISSION UNDER
6	PARAGRAPH (a) OF THIS SUBSECTION (3), THE GOVERNOR SHALL MAKE
7	APPOINTMENTS THAT ENSURE THAT A REASONABLE BALANCE OF THE
8	FOLLOWING AREAS OF KNOWLEDGE AND EXPERIENCE, AS THEY RELATE TO
9	PARKS AND WILDLIFE, ARE REPRESENTED: OUTDOOR BUSINESS, SERVICE
10	AS A CURRENT OR FORMER LOCAL ELECTED OFFICIAL, YOUTH OUTDOOR
11	EDUCATION, WILDLIFE BIOLOGY OR SCIENCE, ENERGY, CONSERVATION,
12	BENEFICIAL USES OF WATER, AND WILDLIFE HABITAT AND MANAGEMENT.
13	IN ORDER TO SATISFY THE REQUIREMENTS OF THIS PARAGRAPH (b), THE
14	GOVERNOR SHALL GIVE PREFERENCE TO PERSONS WITH EXPERIENCE OR
15	EXPERTISE IN MULTIPLE AREAS OF KNOWLEDGE.
16	(II) REGARDLESS OF THE PARTICULAR INTERESTS OR
17	QUALIFICATIONS POSSESSED BY EACH MEMBER APPOINTED TO THE
18	COMMISSION PURSUANT TO PARAGRAPH (a) OF THIS SUBSECTION (3), EACH
19	COMMISSIONER REPRESENTS DIVERSE PARKS, WILDLIFE, AND OUTDOOR
20	RECREATION THROUGHOUT COLORADO.
21	(c) Of the voting members appointed to the commission,
22	THERE SHALL NOT BE A DIFFERENCE OF MORE THAN ONE PERSON BETWEEN
23	THOSE MEMBERS AFFILIATED WITH ANY MAJOR POLITICAL PARTY.
24	(d) TO THE EXTENT POSSIBLE, VOTING MEMBERS SHALL BE
25	APPOINTED TO THE COMMISSION IN A MANNER THAT ENSURES BALANCED
26	GEOGRAPHICAL REPRESENTATION OF DIVERSE AREAS OF THE STATE. AT
27	LEAST FIVE VOTING MEMBEDS SHALL BE ADDOINTED FROM WEST OF THE

# CONTINENTAL DIVIDE.

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COMMISSION ONLY FOR CAUSE.

2	(e) (I) EXCEPT AS PROVIDED IN PARAGRAPH (f) OF THIS
3	SUBSECTION (3), TERMS OF MEMBERS SERVING PURSUANT TO PARAGRAPH
4	(b) OF SUBSECTION (2) OF THIS SECTION ARE FOR FOUR YEARS.
5	(II) NO MEMBER SERVING PURSUANT TO PARAGRAPH (b) OF
6	SUBSECTION (2) OF THIS SECTION IS PERMITTED TO SERVE MORE THAN TWO
7	CONSECUTIVE TERMS.
8	(f) (I) INITIAL APPOINTMENTS OF VOTING MEMBERS OF THE
9	COMMISSION ARE AS FOLLOWS: TWO MEMBERS TO SERVE UNTIL JULY 1,
10	2013; THREE MEMBERS TO SERVE UNTIL JULY 18, 2014; THREE MEMBERS
11	TO SERVE UNTIL JULY 18, 2015; AND THREE MEMBERS TO SERVE UNTIL
12	JULY 18, 2016. ALL SUBSEQUENT APPOINTMENTS ARE FOR TERMS OF FOUR
13	YEARS.
14	(II) IN MAKING INITIAL APPOINTMENTS TO THE COMMISSION UNDER
15	SUBPARAGRAPH (I) OF THIS PARAGRAPH (f), THE GOVERNOR MAY SELECT
16	PERSONS SERVING ON THE FORMER PARKS AND WILDLIFE BOARD, AS THAT
17	BOARD EXISTED ON JUNE 30, 2012. HOWEVER, A PERSON SO APPOINTED IS
18	INELIGIBLE TO SERVE ANY OF THE INITIAL APPOINTMENTS THAT WOULD
19	RESULT IN EXTENDING FOR MORE THAN TWO YEARS THE DATE ON WHICH
20	THE PERSON'S PARKS AND WILDLIFE BOARD TERM WOULD HAVE EXPIRED.
21	(4) THE GOVERNOR SHALL FILL VACANCIES ON THE COMMISSION
22	FOR ANY UNEXPIRED TERM, WITH THE CONSENT OF THE SENATE. THE
23	MEMBER APPOINTED TO FILL A VACANCY SHALL BE FROM THE SAME
24	CATEGORY DESCRIBED IN PARAGRAPH (a) OF SUBSECTION (3) OF THIS
25	SECTION AS THE MEMBER VACATING THE POSITION.
26	(5) THE GOVERNOR IS PERMITTED TO REMOVE MEMBERS OF THE

-5- 1317

1	(6) SIX VOTING COMMISSIONERS CONSTITUTE A QUORUM FOR
2	PURPOSES OF CONDUCTING THE BUSINESS OF THE COMMISSION.
3	(7) FOR PURPOSES OF MAILING AND SERVICE, THE COMMISSION'S
4	PRINCIPAL OFFICE IS IN THE OFFICE OF THE EXECUTIVE DIRECTOR.
5	(8) FOR EACH DAY ACTUALLY ENGAGED IN THE DUTIES OF THE
6	COMMISSION, THE COMMISSION MEMBERS ARE ENTITLED TO RECEIVE A PER
7	DIEM AMOUNT OF FIFTY DOLLARS, TOGETHER WITH ALL ACTUAL AND
8	NECESSARY TRAVEL EXPENSES TO BE PAID AFTER THE EXPENSES ARE
9	INCURRED. MILEAGE RATES ARE AS PROVIDED IN SECTION 24-9-104,
10	C.R.S.
11	(9) THE COMMISSION SHALL EXERCISE ITS POWERS AND PERFORM
12	ITS DUTIES AND FUNCTIONS UNDER THE DEPARTMENT AND THE EXECUTIVE
13	DIRECTOR OF THE DEPARTMENT AS IF THE SAME WERE TRANSFERRED TO
14	THE DEPARTMENT BY A TYPE 1 TRANSFER, AS DEFINED IN THE
15	"ADMINISTRATIVE ORGANIZATION ACT OF 1968", ARTICLE 1 OF TITLE 24,
16	C.R.S.
17	(10) (a) (I) The initial meeting of the commission shall be
18	CONVENED BY THE EXECUTIVE DIRECTOR.
19	(II) AT THE FIRST MEETING, THE COMMISSION SHALL:
20	(A) ELECT A CHAIR AND VICE-CHAIR FROM THE MEMBERS SERVING
21	PURSUANT TO PARAGRAPH (b) OF SUBSECTION (2) OF THIS SECTION, WHO
22	SHALL SERVE IN THAT CAPACITY FOR A TERM OF ONE YEAR BUT WHO MAY
23	BE REELECTED FOR ADDITIONAL TERMS; AND
24	(B) DESIGNATE TWO MEMBERS TO SERVE AS REPRESENTATIVES TO
25	THE STATE BOARD OF THE GREAT OUTDOORS COLORADO TRUST FUND
26	ESTABLISHED UNDER ARTICLE XXVII OF THE STATE CONSTITUTION. ONE
27	REPRESENTATIVE MUST BE A COMMISSIONER WITH WILDLIFE KNOWLEDGE

-6- 1317

1	APPOINTED PURSUANT TO SUBPARAGRAPH (I) OF PARAGRAPH (a) OF
2	SUBSECTION (3) OF THIS SECTION, AND THE OTHER REPRESENTATIVE MUST
3	BE A COMMISSIONER WITH EXPERIENCE IN OUTDOOR RECREATION
4	APPOINTED PURSUANT TO SUBPARAGRAPH (III) OF PARAGRAPH (a) OF
5	SUBSECTION (3) OF THIS SECTION.
6	(b) THE COMMISSION SHALL MEET AS OFTEN AS NECESSARY AND
7	MAY ADOPT POLICIES AND PROCEDURES NECESSARY TO CARRY OUT ITS
8	DUTIES.
9	(11) (a) In addition to discharging its regular duties and
10	FUNCTIONS, THE COMMISSION SHALL SPECIFICALLY DISCUSS AND
11	FORMULATE A FIVE-YEAR STRATEGIC PLAN TO ADDRESS ONGOING OR NEW
12	ISSUES RESULTING AFTER, AND IDENTIFY INCREASED EFFICIENCIES AND
13	COST SAVINGS THAT MAY BE REALIZED FROM, THE 2011 MERGER OF THE
14	FORMER DIVISION OF WILDLIFE AND THE FORMER DIVISION OF PARKS AND
15	OUTDOOR RECREATION INTO THE DIVISION OF PARKS AND WILDLIFE. THE
16	STRATEGIC PLAN MUST ADDRESS HOW THE MERGER HAS AFFECTED
17	POLICIES, OBJECTIVES, STRATEGIES, AND ESTIMATED ANNUAL FISCAL
18	COSTS AND SAVINGS ASSOCIATED WITH THE DUTIES AND PROGRAMS OF
19	THE DIVISION.
20	(b) THE COMMISSION SHALL FINALIZE THE STRATEGIC PLAN
21	REQUIRED BY THIS SUBSECTION (11) BY DECEMBER 31, 2013. IN
22	DEVELOPING THE STRATEGIC PLAN, THE COMMISSION SHALL PLACE
23	SPECIAL EMPHASIS ON OBTAINING MEANINGFUL STATEWIDE INPUT.
24	(c) Notwithstanding section 24-1-136 (11), C.R.S., for every
25	YEAR INCLUDED IN THE STRATEGIC PLAN, THE COMMISSION SHALL SUBMIT
26	A REPORT ANNUALLY TO THE HOUSE COMMITTEE ON AGRICULTURE,

LIVESTOCK, AND NATURAL RESOURCES AND THE SENATE COMMITTEE ON

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-7- 1317

1	AGRICULTURE, NATURAL RESOURCES, AND ENERGY, OR ANY SUCCESSOR
2	COMMITTEES, REGARDING THE PROGRESS AND STATUS OF THE STRATEGIC
3	PLAN. IN ORDER TO REDUCE COSTS ASSOCIATED WITH PREPARING AND
4	TRANSMITTING SUCH REPORTS, THE COMMISSION IS AUTHORIZED TO SEND
5	THE REPORTS IN AN ELECTRONIC FORMAT.
6	(12) (a) The general assembly hereby finds, determines,
7	AND DECLARES THAT IT IS THE POLICY OF THE STATE THAT:
8	(I) COLORADO'S WILDLIFE, NATURAL, SCENIC, AND SCIENTIFIC
9	RESOURCES MUST BE PROTECTED, PRESERVED, ENHANCED, AND MANAGED
10	FOR THE USE, BENEFIT, AND ENJOYMENT OF THE PEOPLE OF THE STATE AND
11	ITS VISITORS;
12	(II) COLORADO'S AGRICULTURE PLAYS A VITAL ROLE IN PROVIDING
13	THE STATE'S WILDLIFE, NATURAL, SCENIC, AND SCIENTIFIC RESOURCES THE
14	HABITAT AND CONDITIONS THAT ALLOW THESE RESOURCES TO THRIVE;
15	(III) A COMPREHENSIVE PROGRAM DESIGNED TO OFFER THE
16	GREATEST POSSIBLE VARIETY OF RECREATIONAL OPPORTUNITY TO THE
17	PEOPLE OF THE STATE AND ITS VISITORS IS PROVIDED;
18	(IV) THERE MUST BE A CONTINUOUS OPERATION OF PLANNING,
19	ACQUISITION, DEVELOPMENT, AND MANAGEMENT OF WILDLIFE HABITATS,
20	STATE PARKS, OUTDOOR RECREATION LANDS, TRAILS, WATERS, AND
21	FACILITIES IN A MANNER THAT RECOGNIZES THE PRIVATE PROPERTY
22	RIGHTS OF INDIVIDUAL PROPERTY OWNERS; AND
23	(V) BOTH EDUCATION AND OUTREACH ACTIVITIES MUST BE USED
24	TO PROMOTE NATURAL RESOURCES STEWARDSHIP.
25	(b) THE GENERAL ASSEMBLY FURTHER FINDS AND DECLARES THAT
26	THE MISSION OF THE COMMISSION AND THE DIVISION IS TO PERPETUATE
27	THE WILDLIFE RESOURCES OF THE STATE, TO PROVIDE A QUALITY STATE

-8-

1	PARKS SYSTEM, AND TO PROVIDE ENJOYABLE AND SUSTAINABLE OUTDOOR
2	RECREATION OPPORTUNITIES THAT EDUCATE AND INSPIRE CURRENT AND
3	FUTURE GENERATIONS TO SERVE AS ACTIVE STEWARDS OF COLORADO'S
4	NATURAL RESOURCES.
5	<b>SECTION 2.</b> In Colorado Revised Statutes, 2-3-1203, <b>amend</b> (3)
6	(aa) (II) as follows:
7	2-3-1203. Sunset review of advisory committees. (3) The
8	following dates are the dates for which the statutory authorization for the
9	designated advisory committees is scheduled for repeal:
10	(aa) July 1, 2014:
11	(II) The Colorado natural areas council, an advisory council to the
12	board of parks and outdoor recreation PARKS AND WILDLIFE COMMISSION,
13	appointed pursuant to section 33-33-106, C.R.S.;
14	<b>SECTION 3.</b> In Colorado Revised Statutes, 2-3-1304, <b>amend</b> (1)
15	introductory portion, (1) (a.3) introductory portion, (1) (a.3) (III), and (1)
16	(a.3) (IV) as follows:
17	2-3-1304. Powers and duties of capital development
18	<b>committee.</b> (1) The capital development committee shall have HAS the
19	following powers and duties:
20	(a.3) To review and make required recommendations on reports
21	from state agencies, including but not limited to reports from:
22	(III) The PARKS AND wildlife commission in the department of
23	natural resources on the acquisition of certain real property interests
24	pursuant to section 33-1-105 (3) (a), C.R.S., and the acquisition of certain
25	interest in real property or water pursuant to section 33-1-105.5 (9),
26	C.R.S.; and
27	(IV) The board of parks and outdoor recreation PARKS AND

-9- 1317

1	WILDLIFE COMMISSION in the department of natural resources on the
2	acquisition of certain interests in real property pursuant to section
3	33-10-107 (2), C.R.S.;
4	SECTION 4. In Colorado Revised Statutes, 18-9-120, amend (3)
5	(a) as follows:
6	18-9-120. Terrorist training activities - penalties - exemptions.
7	(3) (a) Nothing in this section shall make MAKES unlawful any activity
8	pursuant to section 13 of article II of the state constitution or activity of
9	the PARKS AND wildlife commission, any law enforcement agency, any
10	hunting club, or any rifle club, any activity engaged in on a rifle range,
11	pistol range, or shooting range, or any activity undertaken pursuant to any
12	shooting school or other program or instruction, any of which activities
13	is intended to teach the safe handling or use of firearms, archery
14	equipment, or other weapons or techniques and is employed in connection
15	with lawful sports or teach the use of arms for the defense of home,
16	person, or property, or the lawful use of force as defined in part 7 of
17	article 1 of this title, or other lawful activities.
18	SECTION 5. In Colorado Revised Statutes, 18-9-202, amend (3)
19	as follows:
20	18-9-202. Cruelty to animals - aggravated cruelty to animals
21	- cruelty to a service animal - restitution. (3) Nothing in this part 2
22	shall be construed to amend or MODIFIES in any manner change the
23	authority of the PARKS AND wildlife commission, as established in title 33,
24	C.R.S., or to prohibit PROHIBITS any conduct therein authorized or
25	permitted UNDER TITLE 33, C.R.S.
26	SECTION 6. In Colorado Revised Statutes, 24-1-124, amend (3)
27	(k) (I) as follows:

-10-

1	24-1-124. Department of natural resources - creation -
2	divisions. (3) The department of natural resources consists of the
3	following divisions:
4	(k) (I) (A) The parks and wildlife board COMMISSION, created
5	under IN article 9 of title 33, C.R.S. The powers, duties, and functions of
6	the wildlife commission and the board of parks and outdoor recreation are
7	transferred by a type 1 transfer to the parks and wildlife board
8	COMMISSION as powers, duties, and functions of the parks and wildlife
9	board COMMISSION.
10	(B) The parks and wildlife board COMMISSION includes, as an
11	advisory council, the Colorado natural areas council created by article 33
12	of title 33, C.R.S.
13	SECTION 7. In Colorado Revised Statutes, 24-33-104, amend
14	(1) introductory portion and (1) (h) as follows:
15	<b>24-33-104.</b> Composition of the department. (1) The department
16	of natural resources consists of the following COMMISSIONS, divisions,
17	and boards, OFFICES, AND COUNCILS:
18	(h) The division of parks and wildlife; and the parks and wildlife
19	board COMMISSION;
20	SECTION 8. In Colorado Revised Statutes, 24-33-111, amend
21	(3) (a) and (5) as follows:
22	24-33-111. Conservation of native species - fund created.
23	(3) Species conservation eligibility list and annual report. (a) The
24	executive director of the department of natural resources, after
25	consultation with the Colorado water conservation board and its director,
26	the PARKS AND wildlife commission, and the director of the division of
27	PARKS AND wildlife, shall annually prepare a species conservation

-11- 1317

eligibility list describing programs and associated costs that are eligible to receive funding pursuant to this section. The species conservation eligibility list shall be is subject to modification and adoption through passage of a bill. At the same time as the species conservation eligibility list is submitted, the director of the department of natural resources, after consultation with the Colorado water conservation board and its director, the PARKS AND wildlife commission, and the director of the division of PARKS AND wildlife, shall also provide a detailed report to the general assembly on the progress and status of activities to date and their effectiveness in the recovery of the species and identify proposed future activities. The report shall include an assessment of habitat benefits, both public and private, attributable to such activities.

board and the PARKS AND wildlife commission shall maximize the species conservation trust fund by applying for available grants consistent with the purposes of the fund. Federal grants and voluntary contributions may by accepted and expended as provided in this section. Such grants and contributions shall, upon acceptance, be placed in the species conservation trust fund created in subsection (2) of this section. Nothing in this section shall be construed to limit LIMITS the authority of the Colorado division of PARKS AND wildlife to manage or regulate game, nongame, or threatened or endangered species. No funding shall be accepted, approved, or used to initiate the listing of species as threatened or endangered under federal law. Nothing in this section is intended to be construed as a mechanism to substitute funding that would otherwise be available for expenditure by the division of wildlife or to replace or reduce the obligation of the division to carry out nongame programs

-12-

1	under title 33, C.R.S.
2	SECTION 9. In Colorado Revised Statutes, 24-34-104, amend
3	(50.5) (d) as follows:
4	24-34-104. General assembly review of regulatory agencies
5	and functions for termination, continuation, or reestablishment.
6	(50.5) The following agencies, functions, or both, shall terminate on
7	September 1, 2019:
8	(d) The function of licensing river outfitters through the board of
9	parks and outdoor recreation WILDLIFE COMMISSION and the division of
10	parks and outdoor recreation WILDLIFE in accordance with article 32 of
11	title 33, C.R.S.
12	SECTION 10. In Colorado Revised Statutes, 30-11-107, amend
13	(3) as follows:
14	<b>30-11-107.</b> Powers of the board. (3) The board of county
15	commissioners of any county eligible to receive impact assistance grants
16	pursuant to part 3 of article 25 of this title may certify a dollar amount to
17	the PARKS AND wildlife commission or the board of parks and outdoor
18	recreation or both said commission and said board pursuant to part 3 of
19	article 25 of this title.
20	SECTION 11. In Colorado Revised Statutes, 30-25-302, amend
21	(1) (a) introductory portion, (3), and (4) (a) as follows:
22	30-25-302. Eligibility - determination of impact - procedures
23	- legislative declaration. (1) (a) Except as provided in section
24	33-60-104.5, C.R.S., for real property interests acquired with funds made
25	available from the great outdoors Colorado trust fund, in any county in
26	which the division of parks and wildlife owns property, the board of
27	county commissioners of the county shall certify once a year during the

-13-

regular tax assessment period, to the parks and wildlife board COMMISSION, the current dollar amount representing the negative financial impact that the ownership has on the county's finances and the finances of any political subdivision that lies within the county. In calculating the dollar amount, the board of county commissioners shall take into consideration the following factors:

- (3) The parks and wildlife board COMMISSION shall review the dollar amounts certified pursuant to subsection (1) of this section and shall certify to the general assembly these dollar amounts. In making its determinations, the parks and wildlife board COMMISSION shall consider the factors set forth in subsection (1) of this section and may consider any additional relevant factors. All certifications to the general assembly must include an explanation of the grounds upon which the determinations of the certified amounts are based. The parks and wildlife board COMMISSION shall include an estimate of the amount to be certified for impact assistance grants in their budget requests for each fiscal year.
- (4) (a) The general assembly may make an appropriation in the form of an impact assistance grant to any county qualifying for such grant upon certification by the parks and wildlife board COMMISSION of the amount for the grant. Appropriations concerning lands purchased with wildlife cash or other wildlife moneys must be made from the wildlife cash fund. Appropriations concerning lands purchased with general fund or parks and outdoor recreation cash or other parks and outdoor recreation moneys must be made from the general fund or the parks and outdoor recreation cash fund.

**SECTION 12.** In Colorado Revised Statutes, 30-28-106, **amend** (3) (a) introductory portion and (3) (a) (XI) (B) as follows:

-14-

1	<b>30-28-106.</b> Adoption of master plan - contents. (3) (a) The
2	master plan of a county or region, with the accompanying maps, plats,
3	charts, and descriptive and explanatory matter, shall show the county or
4	regional planning commission's recommendations for the development of
5	the territory covered by the plan. The master plan of a county or region
6	shall be an advisory document to guide land development decisions;
7	however, the plan or any part thereof may be made binding by inclusion
8	in the county's or region's adopted subdivision, zoning, platting, planned
9	unit development, or other similar land development regulations after
10	satisfying notice, due process, and hearing requirements for legislative or
11	quasi-judicial processes as appropriate. After consideration of each of the
12	following, where applicable or appropriate, the master plan may include:
13	but shall not be limited to:
14	(XI) The location of areas containing steep slopes, geological
15	hazards, endangered or threatened species, wetlands, floodplains,
16	floodways, and flood risk zones, highly erodible land or unstable soils,
17	and wildfire hazards. For purposes of determining the location of such
18	areas, the planning commission should consider the following sources for
19	guidance:
20	(B) The United States fish and wildlife service of the United
21	States department of the interior and the Colorado PARKS AND wildlife
22	commission CREATED IN SECTION 33-9-101, C.R.S., for locating areas
23	inhabited by endangered or threatened species;
24	SECTION 13. In Colorado Revised Statutes, 31-23-206, amend
25	(1) introductory portion and (1) (k) (II) as follows:
26	31-23-206. Master plan. (1) It is the duty of the commission to
27	make and adopt a master plan for the physical development of the

-15-

municipality, including any areas outside its boundaries, subject to the approval of the governmental body having jurisdiction thereof, which in the commission's judgment bear relation to the planning of such municipality. The master plan of a municipality shall be an advisory document to guide land development decisions; however, the plan or any part thereof may be made binding by inclusion in the municipality's adopted subdivision, zoning, platting, planned unit development, or other similar land development regulations after satisfying notice, due process, and hearing requirements for legislative or quasi-judicial processes as appropriate. When a commission decides to adopt a master plan, the commission shall conduct public hearings, after notice of such public hearings has been published in a newspaper of general circulation in the municipality in a manner sufficient to notify the public of the time, place, and nature of the public hearing, prior to final adoption of a master plan in order to encourage public participation in and awareness of the development of such plan and shall accept and consider oral and written public comments throughout the process of developing the plan. Such plan, with the accompanying maps, plats, charts, and descriptive matter, shall, after consideration of each of the following, where applicable or appropriate, show the commission's recommendations for development of said municipality and outlying areas, including: but not limited to:

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(k) The areas containing steep slopes, geological hazards, endangered or threatened species, wetlands, floodplains, floodways, and flood risk zones, highly erodible land or unstable soils, and wildfire hazards. For purposes of determining the location of such areas, the planning commission should consider the following sources for guidance:

-16-

1	(II) The United States fish and wildlife service of the United
2	States department of the interior and the Colorado PARKS AND wildlife
3	commission CREATED IN SECTION 33-9-101, C.R.S., for locating areas
4	inhabited by endangered or threatened species;
5	SECTION 14. In Colorado Revised Statutes, 33-1-101, amend
6	(2) as follows:
7	<b>33-1-101.</b> Legislative declaration. (2) All wildlife within this
8	state not lawfully acquired and held by private ownership is declared to
9	be the property of this state. Right, title, interest, acquisition, transfer,
10	sale, importation, exportation, release, donation, or possession of wildlife
11	shall be IS permitted only as provided in articles 1 to 6 of this title or in
12	any rule or regulation of the PARKS AND wildlife commission.
13	SECTION 15. In Colorado Revised Statutes, 33-1-102, amend
14	(4.3), (5), (6), and (10); and <b>repeal</b> (2.5) as follows:
15	33-1-102. <b>Definitions.</b> As used in this title, unless the context
16	otherwise requires:
17	(2.5) "Board" or "parks and wildlife board" means the parks and
18	wildlife board created in section 33-9-101.
19	(4.3) "Colorado wildlife officer" means an employee of the
20	division of PARKS AND wildlife, or any other person who is commissioned
21	by the director of the division to enforce the wildlife statutes and rules
22	and regulations of the commission and all laws of the state of Colorado,
23	who is recognized as a peace officer in section 16-2.5-116, C.R.S.
24	(5) "Commission" or "PARKS AND wildlife commission" means the
25	parks and wildlife board COMMISSION CREATED IN SECTION 33-9-101.
26	(6) "Commissioner" means a member of the PARKS AND wildlife
27	commission.

-17-

1	(10) "Division" means the division of parks and wildlife and its
2	employees, and, when necessary, the term may be construed as referring
3	to the parks and wildlife board COMMISSION.
4	SECTION 16. In Colorado Revised Statutes, 33-1-106, amend
5	(3) (a) as follows:
6	33-1-106. Authority to regulate taking, possession, and use of
7	wildlife - rules. (3) (a) The state agricultural commission shall review
8	the regulations RULES concerning captive wild ungulates submitted by the
9	division and make recommendations to the PARKS AND wildlife
10	commission concerning such regulations THE RULES. The PARKS AND
11	wildlife commission shall not pass nor implement regulations RULES
12	concerning captive wild ungulates without the approval of the state
13	agricultural commission. If the PARKS AND wildlife commission should
14	make MAKES the possession of red deer unlawful in this state, the division
15	shall compensate any person who owns or possesses any red deer on the
16	effective date of such THE prohibition for the cost to replace such red deer
17	with a legal elk of the same sex and comparable age.
18	SECTION 17. In Colorado Revised Statutes, 33-1-110, amend
19	(6.7), (7) (c) introductory portion, and (7) (c) (V); and repeal (2) as
20	follows:
21	<b>33-1-110.</b> Duties of the director of the division. (2) The director
22	shall exercise all the powers and perform all the functions of the
23	commission in the interim between its meetings, subject to the ratification
24	thereof by the commission. He shall act as recording secretary for the
25	commission and shall be custodian of all minutes and other records of the
26	commission. The director shall perform such duties as prescribed by the
27	commission, by the executive director, or by law; except that he has no

-18-

1	authority to make rules or regulations.
2	(6.7) The director shall certify to the state controller that
3	commitment or payment vouchers submitted by local habitat partnership
4	committees are consistent with distribution management plans and
5	guidelines approved by the wildlife commission. Such certification shall
6	be IS the only requirement necessary to authorize the state controller to
7	disburse funds from the habitat partnership cash fund.
8	(7) (c) The duties of the council are: the following:
9	(V) To advise the director whether or not payment vouchers
10	submitted by local habitat partnership committees are consistent with
11	distribution management plans approved by the wildlife commission;
12	SECTION 18. In Colorado Revised Statutes, 33-1-120.5, amendo
13	(3) (c) as follows:
14	33-1-120.5. Oversight of the division - target dates for
15	implementation of management review recommendations. (3) The
16	director shall:
17	(c) Make decisions concerning the implementation of or departure
18	from review recommendations in conjunction with the executive director
19	of the department of natural resources and the wildlife commission.
20	SECTION 19. In Colorado Revised Statutes, 33-4-102, amendo
21	(9) as follows:
22	<b>33-4-102.</b> Types of licenses and fees - rules - repeal. (9) All
23	licenses issued pursuant to this section shall expire on the date written or
24	printed thereon, unless otherwise provided by the commission or board
25	or by any other law.
26	SECTION 20. In Colorado Revised Statutes, 33-4-102.7, amendo
27	(1.5), (4) (a) (I), and (4) (c) as follows:

-19-

33-4-102.7. Colorado wildlife habitat stamp - review committee - Colorado wildlife passport created - Colorado wildlife passport fund - rules - study - repeal. (1.5) A person eighteen years of age or older and under sixty-five years of age shall purchase a Colorado wildlife habitat stamp, or shall have purchased a lifetime Colorado wildlife habitat stamp, when applying for or purchasing a hunting or fishing license. No habitat stamp purchase shall be is required prior to application for or purchase of such person's first two one-day hunting or fishing licenses, but a habitat stamp shall be purchased prior to applying for or purchasing a third one-day hunting or fishing license. Until March 31, 2011, no person shall be required to purchase more than two Colorado wildlife habitat stamps within a twelve-month period. On and after April 1, 2011, No person shall be IS required to purchase more than one Colorado wildlife habitat stamp within a twelve-month period. Any person acquiring a license issued pursuant to section 33-4-104 and any person who is mobility-impaired, as defined by wildlife commission rules, shall be exempted IS EXEMPT from the requirement to purchase a Colorado wildlife habitat stamp. (4) (a) (I) All moneys received pursuant to the issuance of the Colorado wildlife habitat stamp shall be used for the benefit of wildlife habitat or access to wildlife habitat, including costs associated with the operation and maintenance, such as weed control and fencing, of lands under the Colorado wildlife habitat protection program administered by the division. Revenues collected from the sale of the stamp shall be ARE

subject to annual appropriation. The Colorado wildlife habitat stamp

review committee shall annually review proposed projects for expenditure

of Colorado wildlife habitat stamp funds, including projects proposed

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pursuant to subparagraph (II) of this paragraph (a), and make recommendations to the director and the wildlife commission. In consultation with the habitat stamp committee, the wildlife commission shall, in its discretion, ensure that sufficient priority is given to improve access for anglers to the waters of the state and to conserve and protect winter range and vital habitats for deer, elk, and other big game wildlife species in the allocation of revenues pursuant to this section.

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(8) as follows:

(c) Real property interest acquisitions made by the commission pursuant to this section shall emphasize the acquisition of easements and ensure that all other avenues are pursued prior to fee simple acquisition. Conservation easements, as described in section 38-30.5-104 (2), C.R.S., and fee simple title purchases are allowed. All fee simple title purchases made with revenues collected pursuant to this section, not including purchases of water for maintenance or enhancement of aquatic habitats, such as minimum storage pools or direct flow rights purchased specifically to protect habitat, shall be primarily for the purpose of providing access to the public for wildlife-related recreation, and shall be made available to the public for hunting or fishing, subject to wildlife commission rules. The commission shall not use the power of eminent domain to obtain fee simple title or a conservation easement on real property. The commission shall comply with a seller's agreement or sections 33-1-105 and 33-1-105.5 prior to purchasing real property. Prior to December 31, 2010, a minimum of sixty percent of the moneys received from the sale of the Colorado wildlife habitat stamp shall be spent to benefit big game winter range or big game migration corridors.

**SECTION 21.** In Colorado Revised Statutes, 33-5.5-102, amend

-21-

1	<b>33-5.5-102. Duties of the fish health board.</b> (8) The board shall
2	periodically review regulations of the division RULES relating to
3	destruction or quarantine of aquaculture stock or facilities and shall
4	recommend appropriate changes to the wildlife commission.
5	SECTION 22. In Colorado Revised Statutes, 33-6-208, amend
6	(1) (b) introductory portion and (1) (b) (V) as follows:
7	33-6-208. Thirty-day period - administration - conditions
8	precedent to use of exemption. (1) For purposes of the exemption
9	specified in section 33-6-207:
10	(b) The division shall verify that the owner or lessee has made
11	reasonable efforts to alleviate ongoing damage to livestock or crops
12	through reasonable efforts using methods other than those prohibited by
13	section 33-6-203. The use of at least two of the following methods shall
14	be IS presumed to represent reasonable efforts:
15	(V) Any other industry-accepted method that is effective in
16	reducing losses and whose use is approved by the agriculture commission
17	and the PARKS AND wildlife commission for that purpose.
18	SECTION 23. In Colorado Revised Statutes, amend 33-9-102 as
19	follows:
20	<b>33-9-102.</b> Powers and duties of commission - rules. (1) The
21	board COMMISSION is vested with all the powers, responsibilities,
22	obligations, functions, and duties that previously were under the
23	jurisdiction of either the FORMER wildlife commission or the FORMER
24	board of parks and outdoor recreation as of June 30, 2011.
25	(2) In addition to any other specific grant of rule-making
26	authority, the board COMMISSION may adopt or revise any rules, in
27	accordance with article 4 of title 24, C.R.S., that the board COMMISSION

-22-

1	deems necessary or convenient to effect the purposes of, and fulfill its
2	duties under, this title.
3	(3) The board COMMISSION shall designate a board COMMISSION
4	member with wildlife knowledge appointed pursuant to section 33-9-101
5	(2) (c) SECTION 33-9-101 (3) (a) (I) to serve as a representative to the state
6	board of the great outdoors Colorado trust fund established under article
7	XXVII of the state constitution. The board COMMISSION shall designate
8	a board COMMISSION member with parks and outdoor recreation
9	knowledge appointed pursuant to section 33-9-101 (2) (d) SECTION
10	33-9-101 (3) (a) (III) to serve as a representative to the state board of the
11	great outdoors Colorado trust fund established under article XXVII of the
12	state constitution.
13	(4) (a) Except as provided in paragraph (b) of this subsection (4),
14	in promulgating a rule to increase or decrease a park fee or charge under
15	articles 10 to 32 of this title, the board COMMISSION shall consider the
16	effect that the change in the fee or charge would have on park usage, the
17	demand for the service for which the fee or charge is used, and
18	opportunities to implement differential pricing.
19	(b) The board COMMISSION may raise or lower park fees and
20	charges described in paragraph (a) of this subsection (4) if the board
21	COMMISSION reasonably anticipates that the total annual revenues realized
22	from such fees and charges will not increase by more than twenty percent
23	over the annual amount earned from fees and charges as they existed on
24	July 1, 2011.
25	SECTION 24. In Colorado Revised Statutes, 33-9-103, amend
26	(1) and (3) as follows:
27	33-9-103. Office of director of division created - duties.

-23-

(1) (a) The office of director of the division is hereby created. The board COMMISSION, with the consent of the executive director, shall appoint the director. The director shall devote his or her entire time to the service of the state in the discharge of his or her official duties and shall not hold any other public office. The appointment or removal of the director is subject to section 13 of article XII of the state constitution. Except as otherwise provided in paragraph (b) of this subsection (1), The director shall possess such qualifications as may be established by the board COMMISSION, the executive director, and the state personnel director.

- (b) (I) The members of the wildlife commission and the board of parks and outdoor recreation shall meet as necessary to appoint, in accordance with this section, a director of the division, whose appointment begins July 1, 2011.
- (II) Until such time as the board, the executive director, and the state personnel director establish specific qualifications that the director must possess, the qualifications previously established for the director of the former division of wildlife and the director of the former division of parks and outdoor recreation, as those offices existed on June 30, 2011, apply to the director.
- (3) The director shall exercise all the powers and perform all the functions of the board COMMISSION in the interim between its meetings, subject to the ratification of the board COMMISSION. The director shall act as recording secretary for the board COMMISSION and is the custodian of all minutes and other records of the board COMMISSION. The director shall perform such duties as prescribed by the board COMMISSION, by the executive director, or by law; except that the director has no authority to promulgate rules.

-24-

1	<b>SECTION 25.</b> In Colorado Revised Statutes, 33-9-104, amend
2	(1) as follows:
3	33-9-104. Division - creation - duties. (1) There is hereby
4	created a division of parks and wildlife in the department of natural
5	resources, also referred to in this article as the "division". The division is
6	under the jurisdiction of the board COMMISSION.
7	SECTION 26. In Colorado Revised Statutes, 33-9-105, amend
8	(1) and (2) as follows:
9	33-9-105. Enterprise status of commission and division.
10	(1) The division and the board COMMISSION constitute an enterprise for
11	the purposes of section 20 of article X of the state constitution, so long as
12	the board COMMISSION retains the authority to issue revenue bonds and
13	the division receives less than ten percent of its total annual revenues in
14	grants, as defined in section 24-77-102 (7), C.R.S., from all Colorado
15	state and local governments combined. So long as they constitute an
16	enterprise pursuant to this section, the division and the board COMMISSION
17	are not subject to any of the provisions of section 20 of article X of the
18	state constitution.
19	(2) The enterprise created pursuant to this section has all the
20	powers and duties of the board COMMISSION and the division as
21	authorized under this title.
22	SECTION 27. In Colorado Revised Statutes, amend 33-9-106 as
23	follows:
24	33-9-106. Reports. (1) (a) Before or during the second regular
25	session of the sixty-eighth general assembly, but on or by February 29,
26	2012, the executive director shall report to the joint house agriculture,
27	livestock, and natural resources committee and the senate agriculture,

-25-

natural resources, and energy committee, or any successor committees, regarding the board's activities since June 1, 2011, identification of any problems following the board's inception, the implementation plan formulated by the board, and any recommendations for further legislation to effectuate the creation, and facilitate or improve the operation, of the division. The report must reflect public input received regarding the creation and operation of the division. The report must also describe any cost savings that are expected to result from the merger of the former division of wildlife and the former division of parks and outdoor recreation.

(b) On November 30, 2011, the executive director shall submit to the members of the house agriculture, livestock, and natural resources committee and the senate agriculture, natural resources, and energy committee, or any successor committees, an informal progress report that provides a general update on the board's efforts to create the implementation plan and that identifies any apparent current, outstanding, or reasonably anticipated issues and potential solutions to those issues. The report must be in paper or electronic format, and need not exceed three pages in length.

(2) Beginning in 2013 AND NOTWITHSTANDING SECTION 24-1-136 (11), C.R.S., the executive director shall report annually to the joint house agriculture, livestock, and natural resources committee and the senate agriculture, natural resources, and energy committee, or any successor committees, regarding the administration of the division, including an evaluation of division resources and their utilization and an identification of opportunities for efficiencies. Each such report must summarize stakeholder outreach conducted during the prior year and must also

-26-

I	identify disposition of assets and cost savings, both planned and realized,
2	since the previous year, including savings pertaining to personnel,
3	equipment, services, and provisioning.
4	SECTION 28. In Colorado Revised Statutes, 33-9-108, amend
5	(1) (a), (2) (a), (3) (a), (4) (a), (5), (6), and (8) as follows:
6	33-9-108. Transfer of functions - employees - property -
7	$\textbf{records-rules-contracts-lawsuits-statutory references.} \ (1) \ (a) \ \ The$
8	board COMMISSION shall execute, administer, perform, and enforce the
9	rights, powers, duties, functions, and obligations vested previously in the
10	FORMER wildlife commission or the FORMER board of parks and outdoor
11	recreation.
12	(2) (a) All positions of employment in the wildlife commission
13	and the board of parks and outdoor recreation concerning the powers,
14	duties, and functions transferred to the parks and wildlife board
15	COMMISSION pursuant to this article and determined to be necessary to
16	carry out the purposes of this title by the parks and wildlife board
17	COMMISSION are transferred to the board COMMISSION and are
18	employment positions therein. All such employees are employees of the
19	board COMMISSION for purposes of section 24-50-124, C.R.S., and retain
20	all rights under the state personnel system and to retirement benefits
21	pursuant to the laws of this state, and their services shall be deemed
22	continuous.
23	(3) (a) All items of property, real and personal, including office
24	furniture and fixtures, books, documents, and records of the wildlife
25	commission or the board of parks and outdoor recreation are transferred
26	to the parks and wildlife board COMMISSION and become the property
27	thereof.

-27-

(4) (a) Whenever the wildlife commission or the board of parks and outdoor recreation is referred to or designated by any contract or other document, the reference or designation applies to the parks and wildlife board COMMISSION. All contracts entered into by the wildlife commission or the board of parks and outdoor recreation prior to June 30, 2011, are hereby validated, with the board COMMISSION succeeding to all rights and obligations under such contracts. Any cash funds, custodial funds, trusts, grants, and any appropriations of funds from prior fiscal years available to satisfy obligations incurred under such contracts shall be transferred and appropriated to the board COMMISSION for the payment of such obligations.

(5) (a) Unless otherwise specified:

- (I) Whenever any provision of law refers to the wildlife commission, or to the board of parks and outdoor recreation, OR THE PARKS AND WILDLIFE BOARD, that law shall be construed as referring to the parks and wildlife board COMMISSION; and
- (II) Whenever any provision of law refers to the division of wildlife or the division of parks and outdoor recreation, that law shall be construed as referring to the division of parks and wildlife.
- (b) The revisor of statutes is hereby authorized to change all references in the Colorado Revised Statutes to the wildlife commission, or the board of parks and outdoor recreation, OR THE PARKS AND WILDLIFE BOARD from such references to the parks and wildlife board COMMISSION, as appropriate. The revisor of statutes is also authorized to change all references in the Colorado Revised Statutes to the division of wildlife or the division of parks and outdoor recreation from such references to the division of parks and wildlife, as appropriate. In connection with such

-28-

THIS authority, the revisor of statutes is hereby authorized to amend or delete provisions of the Colorado Revised Statutes so as to make the statutes consistent with the powers, duties, and functions transferred pursuant to this article.

(6) All rules and orders of the wildlife commission or the board

- (6) All rules and orders of the wildlife commission or the board of parks and outdoor recreation continue to be effective and shall be enforced by the board COMMISSION until superseded, revised, amended, repealed, or nullified pursuant to law. The board COMMISSION shall adopt any rules necessary for the administration of the division and as otherwise authorized by this title.
- (8) No suit, action, or other proceeding, judicial or administrative, lawfully commenced, or which could have been commenced, by or against the wildlife commission, the board of parks and outdoor recreation, THE PARKS AND WILDLIFE BOARD, the division of wildlife, or the division of parks and outdoor recreation, or any officer thereof in such officer's official capacity or in relation to the discharge of the official's duties, is abated by reason of the transfer of duties and functions to the board PARKS AND WILDLIFE COMMISSION or the division under this article.
- **SECTION 29.** In Colorado Revised Statutes, 33-9-109, **amend** (1), (2), and (3) as follows:
- **33-9-109.** Funds appropriations to former divisions in 2011 general appropriations act repeal. (1) Nothing in this article alters or affects funds previously administered by the FORMER wildlife commission or the FORMER board of parks and outdoor recreation; except that the board PARKS AND WILDLIFE COMMISSION shall administer such funds.
- (2) The board COMMISSION shall adopt policies, procedures, or accounting methods to ensure transparency and prevent the unauthorized

-29-

1	commingling or impermissible use of moneys in distinct funds, to ensure
2	that moneys are expended consistent with the purposes for which they are
3	received, collected, or appropriated, and to ensure that appropriate records
4	are maintained for audit purposes.
5	(3) (a) The board COMMISSION shall segregate all moneys received
6	pursuant to section 3 (1) (b) (II) of article XXVII of the state constitution
7	from all other moneys and shall spend these moneys solely for
8	development and improvement of new and existing state parks, recreation
9	areas, and recreational trails.
10	(b) The board COMMISSION shall segregate all moneys received
11	pursuant to section 5 (1) (a) (I) of article XXVII of the state constitution
12	and spend these moneys solely for investments in the wildlife resources
13	of Colorado, including the protection and restoration of crucial wildlife
14	habitats, appropriate programs for maintaining Colorado's diverse wildlife
15	heritage, wildlife watching, and educational programs about wildlife and
16	wildlife environment, consistent with the purposes set forth under section
17	1 (1) (a) of article XXVII.
18	(c) The board COMMISSION shall segregate all moneys received
19	pursuant to section 5 (1) (a) (II) of article XXVII of the state constitution
20	and spend these moneys solely for investments in the outdoor recreation
21	resources of Colorado, including the state parks system, trails, public
22	information and environmental education resources, and water for
23	recreational facilities, consistent with the purposes set forth under section
24	1 (1) (a) of article XXVII.
25	SECTION 30. In Colorado Revised Statutes, 33-10-101, amend
26	(2) (d) as follows:
27	33-10-101. Legislative declaration. (2) In implementing the

-30-

1	policy set forth in subsection (1) of this section, the state shall:
2	(d) Charge a fee for required passes or permits for the use of any
3	state park or state recreation area where appropriate supervision and
4	maintenance is required and when certain facilities, as determined by the
5	board of parks and outdoor recreation PARKS AND WILDLIFE COMMISSION,
6	are maintained at any such area;
7	SECTION 31. In Colorado Revised Statutes, 33-10-102, amend
8	(15), (18), and (21) introductory portion; and <b>repeal</b> (1), (3), (4), (5), (6),
9	(9), (11), (12) as follows:
10	<b>33-10-102. Definitions.</b> As used in articles 10 to 15 of this title,
11	unless the context otherwise requires:
12	(1) "Board" or "board of parks and outdoor recreation" means the
13	parks and wildlife board created in section 33-9-101.
14	(3) "Department" means the department of natural resources.
15	(4) "Director" means the director of the division of parks and
16	wildlife created in section 33-9-104.
17	(5) "Division" means the division of parks and wildlife created in
18	section 33-9-104 and its employees, and, when necessary, the term may
19	be construed as referring to the board.
20	(6) "Executive director" means the executive director of the
21	department of natural resources.
22	(9) "Hunt" or "take" shall have the same meaning as that specified
23	in section 33-1-102.
24	(11) "Motor vehicle" means any self-propelled vehicle or any
25	vehicle drawn by a self-propelled vehicle by which persons or property
26	may be moved, carried, or transported from one place to another by land,
27	air, or water.

-31-

1	(12) "Nonresident" means any person who is not a resident of this
2	state.
3	(15) "Parks and recreation officer" or "special parks and
4	recreation officer" means a person who is appointed by the director and
5	authorized to enforce the park laws and the rules and regulations of the
6	board COMMISSION and who shall cooperate with the division of wildlife
7	in the enforcement of the wildlife laws AND rules. and regulations.
8	(18) "Permit" means a document issued pursuant to board
9	regulation COMMISSION RULE and shall include INCLUDES such documents
10	as campground permits, electrical hookup permits, group picnic area
11	permits, and other permits as authorized by the board COMMISSION.
12	(21) "Resident" means any person who has been domiciled in this
13	state for six consecutive months or more immediately preceding the date
14	of application for or purchase of any registration or aspen leaf passpor
15	under the provisions of articles 10 to 15 of this title or the rules of
16	regulations of the board COMMISSION, who resides in this state with the
17	genuine intent of making this state his OR HER place of permanent abode
18	and who, when absent, intends to return to this state. A person who is a
19	resident of this state does not terminate residency upon entering the armed
20	services of the United States. A member of the armed services domiciled
21	in Colorado at the time HE OR SHE entered military service is presumed to
22	retain his OR HER status as a domiciliary of Colorado throughout his stay
23	in the service, regardless of where he OR SHE may be assigned to duty or
24	for how long. For the purposes of this subsection (21), the following shall
25	be ARE deemed residents of this state:
26	SECTION 32. In Colorado Revised Statutes, 33-10-106, amendo
27	(1) introductory portion, (1) (j) (II), (1) (j) (III), (2) introductory portion

-32-

1	and (4) as follows:
2	33-10-106. Duties of the commission - rules. (1) The board
3	COMMISSION shall:
4	(j) (II) In adopting rules pursuant to this paragraph (j), the board
5	COMMISSION shall consult with the director and personnel of the division
6	and shall not initiate any special or additional rule-making hearings
7	outside the board's COMMISSION'S normal rule-making schedule. The
8	intent of this subparagraph (II) is to allow the board COMMISSION and the
9	division to implement section 33-10-108.5 within existing appropriations.
10	(III) Whenever the board COMMISSION negotiates a contract or
11	agreement affecting a specific state park, natural area, or facility, the
12	board COMMISSION shall promptly give written notice to the staff assigned
13	to that park, area, or facility.
14	(2) The board COMMISSION shall adopt such rules or regulations
15	as may be reasonably necessary for the administration, protection, and
16	maintenance of all state parks and recreation areas under the direct
17	control of the division. Specifically, the board COMMISSION has the power
18	to adopt rules or regulations for such areas on the following matters:
19	(4) (a) Rule-making procedures shall be ARE as prescribed in
20	article 4 of title 24, C.R.S., except as otherwise provided in articles 10 to
21	15 and 32 of this title. Notice of rules may also be given such other
22	publicity as the board COMMISSION may deem desirable.
23	(b) A certified copy, which may be certified by the director or his
24	THE DIRECTOR'S designee, of any rule regulation, or order of the board
25	shall be COMMISSION CONSTITUTES prima facie evidence in any court of
26	this state. A printed copy of any rule or regulation purporting or proved
27	to have been adopted and published by the authority of the board

-33-

COMMISSION or as published in the code of Colorado regulations in accordance with the provisions of section 24-4-103, C.R.S., is presumptive evidence of such rule or regulation and of its adoption.

(c) All rules regulations, and orders of the board COMMISSION, lawfully adopted and in force on December 31, 1984, shall continue to be effective until revised, amended, repealed, or nullified, or until they have

expired, pursuant to law.

- **SECTION 33.** In Colorado Revised Statutes, 33-10-107, **amend** (1) introductory portion, (1) (a), (1) (b), (1) (c), (1) (e), and (2) as follows: **33-10-107.** Powers of commission rules definitions. (1) The
  - board COMMISSION has power to:
  - (a) Acquire by gift, transfer, lease, purchase, or long-term operating agreement such land and water, or interests in land and water, as the director, with the approval of the executive director, deems necessary, suitable, or proper for parks and outdoor recreation purposes or for the preservation or conservation of sites, scenes, open space, and vistas of public interest. As used in this section, "interest in land and water" means any and all rights and interest in land less than the full fee interest, including but not limited to future interests, easements, covenants, and contractual rights. Every such interest in land and water held by the board COMMISSION when properly recorded shall run RUNS with the land or water to which it pertains for the benefit of the citizens of this state and may be protected and enforced by the board COMMISSION in the district court of the county in which the land or water, or any portion thereof, is located.
  - (b) Lease, exchange, or sell any property, water rights, land, or interest in land or water rights, including oil, gas, and other organic and

-34-

inorganic substances which now are or may become surplus or which, in the proper management of the division, the board COMMISSION desires to lease, exchange, or sell. All sales of property, water rights, or lands shall be at public sale, and the board COMMISSION has the right to reject any or all bids. As used in this paragraph (b), "exchange" means the transferring of property, water rights, land, or interest in land or water rights to another person in consideration for the transfer to the board COMMISSION of other property, water rights, land, or interest in land or water rights, or cash, or any combination thereof; except that any cash received may not exceed fifty percent of the total value of the consideration. A transaction otherwise qualifying as an exchange shall IS not be deemed a sale merely because dollar values have been assigned to any property, water rights, land, or interest in land or water rights, for the purpose of ensuring that the board COMMISSION will receive adequate compensation.

- (c) Construct, lease, or otherwise establish public parks or outdoor recreational facilities and conveniences at any site or on any land controlled by the board COMMISSION or in which it holds an interest; operate and maintain any such lands, facilities, and conveniences, and provide services with respect thereto, and, when appropriate, make reasonable charges for their use or enter into contracts for their maintenance or operation;
- (e) Receive and expend grants, gifts, and bequests, including federal funds, made available for the purposes for which the board COMMISSION is authorized. The board COMMISSION may provide matching funds whenever funds are available on such a basis. The board COMMISSION shall provide such information as may be required in order to secure such funds. The receipt and expenditure of money so received

-35-

shall be reported to the executive director prior to the time of submission of the board's COMMISSION'S annual budget requests.

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(2) In the event that the board COMMISSION plans to acquire the fee title to any real property at a cost to exceed THAT EXCEEDS one hundred thousand dollars or to acquire an easement for a period to exceed THAT EXCEEDS twenty-five years or at a cost to exceed THAT EXCEEDS one hundred thousand dollars or to enter into any lease agreement for the use of real property for a period to exceed THAT EXCEEDS twenty-five years or at a cost to exceed THAT EXCEEDS one hundred thousand dollars, or to sell or otherwise dispose of such property, after the <del>board</del> COMMISSION has approved of the transaction but before it has completed the transaction, the board COMMISSION shall submit a report to the capital development committee that outlines the anticipated use of the real property, the maintenance costs related to the property, the current value of the property, any conditions or limitations that may restrict the use of the property, and, in the event real property is acquired, the potential liability to the state that will result from the acquisition. The capital development committee shall review the reports submitted by the board COMMISSION and make recommendations to the board COMMISSION concerning the proposed land transaction within thirty days from the day on which the report is received. The board COMMISSION shall not complete the transaction without considering the recommendations of the capital development committee, if the recommendations are made in a timely manner.

**SECTION 34.** In Colorado Revised Statutes, **amend** (1) (f) and (1) (h) as follows:

33-10-108. Duties of the division of parks and wildlife -

-36-

1	<b>definitions.</b> (1) The division, unless otherwise provided by law, has the
2	following duties:
3	(f) To enter into and administer agreements with the United
4	States, or any appropriate agency thereof, for the planning, acquisition,
5	and development of projects involving participating federal aid funds on
6	behalf of any county, city, or other political subdivision if such county,
7	city, or other political subdivision gives necessary assurances to the
8	division that it has available sufficient funds to meet its share of the cost
9	of the project and that the acquired or developed areas will be operated
10	and maintained in perpetuity at its expense for public outdoor recreation
11	use. Funds distributed to a city, county, or any other political subdivision
12	pursuant to this section and not utilized shall, pursuant to rules and
13	regulations adopted by the board COMMISSION, revert to the division for
14	its use. Any administrative costs assessed by the division to any county,
15	city, or other political subdivision for local projects shall be for actual
16	administrative costs incurred by the division, not to exceed five percent
17	of federal aid funds distributed to such political subdivision.
18	(h) To study the availability of areas selected by the board
19	COMMISSION pursuant to section 33-10-106 (1) (h) for the establishment
20	of trails under article 11 of this title and to recommend trails to be
21	included in the Colorado greenway trails system.
22	SECTION 35. In Colorado Revised Statutes, 33-10-109, amend
23	(1) (d), (1) (e), and (1) (f); and <b>repeal</b> (1) (c) as follows:
24	33-10-109. Powers and duties of director. (1) It is the duty of
25	the director to:
26	(c) Exercise all the powers and functions of the board in the
27	interim between its meetings, subject to the ratification thereof by the

-37-

1	board, act as recording secretary for the board and custodian of all
2	minutes and other records of the board, and perform such duties as may
3	be prescribed by the board, the executive director, or by law, but the
4	director has no authority to make rules or regulations;
5	(d) Prepare such reports as the executive director requires the
6	board COMMISSION or director to submit;
7	(e) Authorize, with approval of the board COMMISSION, such
8	studies as are necessary to collect, classify, and disseminate statistics,
9	data, and other information which, in his THE DIRECTOR'S discretion, tend
10	to accomplish the objectives of articles 10 to 15 and 32 of this title,
11	consistent with the state policy as set forth in section 33-10-101;
12	(f) Appoint special parks and recreation officers who shall have
13	the power to enforce the provisions of articles 10 to 15 and 32 of this title
14	and rules of the board COMMISSION. Special parks and recreation officers
15	commissions shall not be issued until the applicant has submitted an
16	application to the division setting forth his OR HER qualifications. The
17	director may revoke such appointments at any time.
18	SECTION 36. In Colorado Revised Statutes, 33-10-111, amend
19	(5) (a) introductory portion, (5) (a) (I), (5) (b) (I), (5) (b) (II), and (5) (c)
20	as follows:
21	33-10-111. Parks and outdoor recreation cash fund created -
22	fees - accounting expenditures for roads and highways - repeal.
23	(5) (a) Subject to the provisions of this subsection (5), the board
24	COMMISSION may set fees by rule for the use of facilities and programs of
25	the division, including discounts for marketing purposes. The board
26	COMMISSION shall:
27	(I) Before adopting any such rule, provide the general assembly's

-38-

1	joint budget committee with the proposed rule and the board's
2	COMMISSION'S analysis of the proposed rule;
3	(b) (I) All actions of the board COMMISSION to change fees shall
4	be ARE subject to the requirements of the "State Administrative Procedure
5	Act", article 4 of title 24, C.R.S. Whenever the board COMMISSION desires
6	to change any fee, the board COMMISSION shall conduct rule-making, with
7	timely notice and an opportunity for comment by interested parties.
8	(II) In its annual budget request to the general assembly, the board
9	COMMISSION shall include the amount of any fee changed, proposed, or
10	under consideration by the board COMMISSION.
11	(c) This subsection (5) is repealed, effective July 1, 2012
12	SEPTEMBER 1, 2017.
13	<b>SECTION 37.</b> In Colorado Revised Statutes, <b>amend</b> 33-10-114
14	as follows:
15	33-10-114. Limitation on division and commission authority.
16	(1) Neither the board COMMISSION nor the division shall enter into any
17	mitigation agreements with any agency of the federal government relating
18	to the transfer or exchange of land or water condemned by the federal
19	government without the express consent of the general assembly.
20	(2) The provisions of NOTHING IN subsection (1) of this section
21	shall not be construed to prevent PREVENTS the board COMMISSION or the
22	division from entering into common agreements with a federal agency
23	pertaining to the administration or management of federally owned lands.
24	SECTION 38. In Colorado Revised Statutes, 30-10-115, amend
25	(4) as follows:
26	33-10-115. Use of parks and recreational areas by nonprofit
27	search and rescue organizations - definitions - rules. (4) The board

-39-

1	COMMISSION shall promulgate rules as are reasonably necessary for the
2	implementation of TO IMPLEMENT this section.
3	SECTION 39. In Colorado Revised Statutes, 33-10.5-102,
4	amend (1), (5), and (8); and repeal (3) as follows:
5	33-10.5-102. Definitions. As used in this article, unless the
6	context otherwise requires:
7	(1) "Aquatic nuisance species" means exotic or nonnative aquatic
8	wildlife or any plant species that have been determined by the board
9	COMMISSION to pose a significant threat to the aquatic resources or water
10	infrastructure of the state.
11	(3) "Board" means the board of parks and outdoor recreation in
12	the department of natural resources created in section 33-10-103.
13	(5) "Decontaminate" means to wash, drain, dry, or chemically or
14	thermally treat a conveyance in accordance with rules promulgated by the
15	board COMMISSION in order to remove or destroy an aquatic nuisance
16	species.
17	(8) "Inspect" means to examine a conveyance pursuant to
18	procedures established by the board COMMISSION by rule in order to
19	determine whether an aquatic nuisance species is present, and includes
20	examining, draining, or chemically treating water in the conveyance.
21	SECTION 40. In Colorado Revised Statutes, 33-10.5-107,
22	amend (1) and (2) introductory portion as follows:
23	<b>33-10.5-107.</b> Commission to promulgate rules. (1) The board
24	COMMISSION is authorized to promulgate rules pursuant to article 4 of title
25	24, C.R.S., as necessary to prevent, control, contain, monitor, and,
26	whenever possible, eradicate aquatic nuisance species. In promulgating
27	such rules, the board COMMISSION shall consult with the commission and

-40-

1	any affected state, federal, and tribal governmental entities and
2	subdivisions thereof, including but not limited to, special districts, water
3	conservancy districts, and water supply agencies.
4	(2) The board COMMISSION shall promulgate rules to administer
5	and enforce this article. Such rules shall include: but not be limited to:
6	SECTION 41. In Colorado Revised Statutes, 33-11-104, amend
7	(5) as follows:
8	<b>33-11-104. Acquisition.</b> (5) Nothing in this section shall alter,
9	impair, supersede, or change MODIFIES, IMPAIRS, OR SUPERSEDES the
10	authority of the board COMMISSION or the ability of the division to acquire
11	any interest in water or water rights pursuant to section 33-10-107 (1) (a).
12	SECTION 42. In Colorado Revised Statutes, 33-11-105, amend
13	(1) as follows:
14	<b>33-11-105.</b> Recreational trails committee. (1) There is hereby
15	created the Colorado recreational trails committee, which shall be IS
16	advisory and shall consist CONSISTS of nine members, eight of whom shall
17	be ARE appointed by the board of parks and outdoor recreation
18	COMMISSION. One member shall be appointed from the governing
19	committee of the state board of the great outdoors Colorado trust fund
20	created by section 6 of article XXVII of the state constitution. The TERMS
21	OF THE members appointed by the board of parks and outdoor recreation
22	shall be appointed for terms of COMMISSION ARE four years. No member
23	shall serve more than two consecutive terms. One member shall be
24	appointed from each congressional district, one member shall be
25	appointed from the state at large, and one member shall represent and be
26	appointed by the state board of the great outdoors Colorado trust fund.
27	The committee shall include in its membership representation of the

-41-

1	broad spectrum of trail users. Vacancies from the members appointed by
2	the state board of parks and outdoor recreation on the committee shall be
3	filled for the unexpired term by the board of parks and outdoor recreation
4	APPROPRIATE APPOINTING AUTHORITY SET FORTH IN THIS SUBSECTION $(1)$ .
5	SECTION 43. In Colorado Revised Statutes, 33-11-106, amend
6	(1) as follows:
7	<b>33-11-106.</b> Responsibilities of committee. (1) The committee,
8	with the approval of the board COMMISSION, shall coordinate trail
9	development among local governments and shall assist local governments
10	in the formation of their trail plans and advise the board COMMISSION
11	quarterly of its findings. In carrying out this responsibility, the committee
12	shall review records of easements and other interests in land which are
13	available and may be adapted for recreational trail usage, including public
14	lands, utility easements, floodplains, railroad and other rights-of-way,
15	geological hazard areas, gifts of land or interests therein, and steep slope
16	areas. The committee shall advise the board COMMISSION in the
17	development of uniform standards for trail construction which that may
18	be adopted by the board COMMISSION for statewide use and which THAT
19	shall be made available to participating local governments. The
20	committee shall offer plans and methods for funding a trails system
21	through user fees or other financing methods.
22	SECTION 44. In Colorado Revised Statutes, amend 33-11-107
23	as follows:
24	<b>33-11-107.</b> Availability of funds. The board COMMISSION is
25	authorized to make funds appropriated by the general assembly for the
26	purposes of this article available to local governments and nonprofit
27	organizations in accordance with criteria developed by the committee and

-42-

1	adopted by the board COMMISSION. The committee shall advise the board
2	COMMISSION of its recommendations for the allocation of such funds
3	among participating local governments and nonprofit organizations.
4	SECTION 45. In Colorado Revised Statutes, 33-11-108, amend
5	(1), (2), (3), and (4) as follows:
6	<b>33-11-108. State trails system.</b> (1) The board COMMISSION shall
7	designate a state trails system. The trails comprising such system shall
8	meet criteria established by the board COMMISSION and shall be consistent
9	with the objectives of this article.
10	(2) The board COMMISSION shall establish a procedure whereby
11	federal, state, and local governments and nongovernmental organizations
12	may propose trails for inclusion within the system.
13	(3) In consultation with appropriate federal, state, and local
14	governments and nongovernmental organizations, the board COMMISSION
15	shall establish a procedure for review and public hearings upon proposals
16	for the inclusion of trails in the system.
17	(4) The board COMMISSION may participate in the planning,
18	establishment, development, and long-term operation and maintenance of
19	segments of national scenic trails which might be authorized by the
20	congress of the United States.
21	SECTION 46. In Colorado Revised Statutes, 33-11-109, amend
22	(3) as follows:
23	<b>33-11-109. Trail categories - rules.</b> (3) The <del>board</del> COMMISSION,
24	through the division, is authorized to conduct studies, and to promulgate
25	such rules as may be necessary for establishing and managing the
26	Colorado greenway trails system. The board COMMISSION shall consult
27	and cooperate with the Colorado water conservation board, transportation

-43-

commission, Colorado water resources and power development authority
and all other appropriate units of state government and political
subdivisions of the state, including but not limited to, any county, city
city and county, and water conservation and conservancy district; any
other public and private persons; and any appropriate federal agencies to
establish a Colorado greenway trails system that minimizes adverse
impacts on activities, natural features, and sensitive habitats adjacent to
trails.
SECTION 47. In Colorado Revised Statutes, amend 33-11-110
as follows:
33-11-110. Uniform signs and markers. The board COMMISSION
may establish uniform signs and markers, including thereon WHICH SIGNS
AND MARKERS MAY INCLUDE appropriate and distinctive symbols. Where
trails cross lands administered by federal agencies, such markers may be
provided and erected by the appropriate federal agency at appropriate
points along trails and maintained by the federal agency administering the
trails in accordance with standards mutually established by the division
and the federal agency concerned. Where trails cross lands of state or
local governmental agencies, the division may provide such uniform signs
and markers to such agencies in accordance with written agreements and
may require such agencies to erect and maintain them in accordance with
standards established in such agreements.
SECTION 48. In Colorado Revised Statutes, 33-12-101, amend
(1) (a) as follows:
33-12-101. Passes and registrations - rules - definition
(1) (a) Except as specified in section 33-12-103 (1) (b), every pass or
registration shall expire EXPIRES on the date printed or written on the face

-44- 1317

1	of said THE document. The board COMMISSION may adopt rules
2	establishing a subscription program through which a person to whom an
3	annual pass has been issued pursuant to this article is notified, prior to the
4	expiration of the pass, of the opportunity to renew the pass by mail or
5	other means determined by the board COMMISSION. As used in this article,
6	"document" means pass or registration.
7	SECTION 49. In Colorado Revised Statutes, 33-12-103, amend
8	(1) (a), (1) (b) (I), (2), and (3) as follows:
9	33-12-103. Aspen leaf annual pass - aspen leaf lifetime pass -
10	rules - report. (1) (a) A resident of this state, as defined in section
11	33-10-102, may obtain from the division an aspen leaf annual pass, which
12	shall be PASS IS valid from the date the pass is purchased through the last
13	day of the month of purchase in the following year. The COMMISSION
14	SHALL DETERMINE THE age of eligibility for the aspen leaf pass. shall be
15	determined by the board.
16	(b) (I) A resident of this state, as defined in section 33-10-102,
17	may obtain from the division an aspen leaf lifetime pass, which shall be
18	IS valid from the date the pass is purchased through the lifetime of the
19	pass holder. The age of eligibility for the aspen leaf lifetime pass is the
20	same as that for the aspen leaf annual pass pursuant to paragraph (a) of
21	this subsection (1). Notwithstanding any provision of law to the contrary,
22	the fee for the aspen leaf lifetime pass shall be IS AS set by rule of the
23	board but COMMISSION; EXCEPT THAT THE FEE shall not exceed five times
24	the cost of the aspen leaf annual pass.
25	(2) Except as provided by rule of the <del>board</del> COMMISSION, for the
26	purpose of this section, the holder of an aspen leaf annual pass or aspen
27	leaf lifetime pass shall own in whole or in part any vehicle used to enter

-45-

1	a park area, the vehicle shall have a current valid registration issued by
2	the department of revenue, and the pass holder shall be present in the
3	vehicle. An aspen leaf pass or aspen leaf lifetime pass entitles the holder
4	to enter state park and recreation areas during the period that the pass is
5	valid and when such areas are open.
6	(3) Each aspen leaf annual pass issued shall be affixed to the
7	vehicle for which it was issued in the manner prescribed by rule
8	promulgated by the board COMMISSION. Each aspen leaf lifetime pass
9	shall be displayed by the person to whom it was issued, in the manner
10	prescribed by the board COMMISSION by rule, when the person enters a
11	state park or state recreation area.
12	SECTION 50. In Colorado Revised Statutes, 33-12-103.5,
13	amend (2) (b) as follows:
14	33-12-103.5. Columbine annual pass - rules. (2) (b) The board
15	COMMISSION, by rule, shall provide for a transferable columbine annual
16	pass that shall be IS valid when temporarily affixed to any vehicle used to
17	bring such pass holder into a park.
18	SECTION 51. In Colorado Revised Statutes, 33-12-104, amend
19	(1), (9), and (10) as follows:
20	33-12-104. Pass and registration agents - reports - board of
21	claims - unlawful acts - rules. (1) The director may designate sole
22	proprietors, partnerships, or corporations having permanent business
23	locations in this state as pass and registration agents to sell, at their
24	permanent business locations, passes and registrations. Pass and
25	registration agents shall be paid a commission on all moneys collected for
26	passes and registrations sold by such agents in an amount determined by
27	the board COMMISSION by rule. All agents authorized to sell passes and

-46- 1317

registrations shall keep accurate records of all sales of passes and registrations and shall make such reports to the division regarding pass and registration sales as may be required. Such agents shall be required to give evidence of financial responsibility, in the form of a savings account, deposit, or certificate of deposit meeting the requirements of section 11-35-101, C.R.S., or an irrevocable letter of credit meeting the requirements of section 11-35-101.5, C.R.S., or a bond, in such amount as may be fixed by the division to insure the remittance of all moneys collected from such pass and registration sales, less amounts allowed as commissions, and the making of reports required by the division. The board COMMISSION may promulgate rules for the establishment and cancellation of pass and registration agencies. All pass and registration moneys received shall be kept separate and apart from any other moneys of the agent authorized to sell passes and registrations and shall at all times belong to the state. All moneys due from the sale of passes and registrations shall belong to the state and shall draw interest at the rate of one and one-half percent per month from the time that the agency is cancelled by the division until paid.

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(9) The board COMMISSION may promulgate rules for the cash sale of passes and registrations to pass and registration agents of the division for resale to the public. Only agents of the division in good standing may qualify to purchase and sell under this subsection (9); except that no evidence of financial responsibility shall be required to qualify under this subsection (9). A post or base exchange of the United States government located in Colorado may qualify as an agent for the purpose of this subsection (9). Failure to comply with all applicable rules of the board COMMISSION and lawful directives of the division regarding pass and

-47-

1 registration agents shall be CONSTITUTES grounds for the suspension or 2 termination of such an agent, and, upon suspension or termination, all 3 unsold passes and registrations shall be returned immediately to the 4 division for return of cash in the amount paid by the agent for the passes 5 and registrations. The <del>board</del> COMMISSION, in connection with a program 6 that it may adopt under this subsection (9), shall provide for redemption 7 by the division, at least annually, of any unsold passes and registrations 8 in the amount paid by the agent for such unsold passes and registrations. 9 The provisions of Subsections (1) to (8) of this section, except the 10 provisions of subsection (1) regarding the designation of pass and 11 registration agents, shall DO not apply to passes and registrations sold 12 under this subsection (9). 13 (10) The board COMMISSION may authorize certain employees to 14 sell passes and registrations at the headquarters and regional offices of the 15 division. Such employees are not entitled to a discount off of the face 16 value of the passes and registrations and are not required to give evidence 17 of financial responsibility. Such employees may make claims under oath 18 for relief from responsibility for passes and registrations or moneys that 19 have been lost, stolen, or destroyed and for which the employees are 20 unable to account in accordance with the provisions of subsections (4) to 21 (8) of this section. 22 **SECTION 52.** In Colorado Revised Statutes, 33-12-106, amend 23 (2.3) and (2.7) (b) as follows: 24 33-12-106. Park entrance privileges - identified veterans -25 wounded warriors - search and rescue organizations conducting 26 training activities - legislative declaration - rules. (2.3) The board 27 COMMISSION may promulgate rules to allow free entrance to any state

-48-

1	park or recreation area, not to include campgrounds, yurts, or other
2	amenities and services offered, for veterans on one day each year. The
3	board COMMISSION may determine by rule which day veterans are allowed
4	free entrance to state parks and recreation areas.
5	(2.7) (b) The board COMMISSION may promulgate rules to allow
6	free entrance to any state park or recreation area, not to include
7	campgrounds, yurts, or other amenities or services offered, for
8	participants in the United States armed services wounded warrior
9	programs who are residents of, or stationed in, Colorado. Any such rules
10	must also allow for free admission of persons accompanying the wounded
11	warrior program participant in the same vehicle.
12	SECTION 53. In Colorado Revised Statutes, amend 33-12.5-102
13	as follows:
14	33-12.5-102. Legislative declaration. The general assembly
15	recognizes that the Arkansas river is a major recreation attraction and a
16	vital resource for residents and nonresidents alike and hereby declares
17	that it is the policy of this state to safeguard the recreational quality of the
18	Arkansas river and the adjacent lands by granting the board COMMISSION
19	the authority to regulate recreational use on the Arkansas river. It is not
20	the intent of the general assembly to in any way interfere with private
21	landowner rights along the river or with the determination,
22	administration, or change of water rights in the drainage of the Arkansas
23	river and its tributaries and the legal utilization thereof.
24	SECTION 54. In Colorado Revised Statutes, amend 33-12.5-103
25	as follows:
26	<b>33-12.5-103. Powers of the commission.</b> (1) The <del>board shall</del>
27	have COMMISSION HAS the authority, consistent with the legislative

-49-

1	declaration of this article SECTION 33-12.5-102, to regulate the manner,
2	type, time, location, and amount of recreational and commercial use on
3	that portion of the Arkansas river that runs from the confluence of the
4	Lake Fork and the East Fork of the Arkansas river to the Pueblo reservoir.
5	(2) Subject to section 33-12.5-102, the board shall COMMISSION
6	also have HAS the authority to enter into agreements with municipalities,
7	water conservancy districts, and private individuals to effect reservoir
8	operation in order to provide water flows beneficial to recreation and
9	consistent with section 33-12.5-104.
10	(3) The board COMMISSION shall, to the maximum extent possible
11	but consistent with the legislative declaration of this article SECTION
12	33-12.5-102, keep the regulation of the recreational uses of the Arkansas
13	river to a minimum.
14	SECTION 55. In Colorado Revised Statutes, 33-12.5-104,
15	<b>amend</b> (1) (c) and (1) (f) as follows:
16	33-12.5-104. Effect of article - rights of property owners -
17	water rights. (1) Nothing in this article shall be construed as:
18	(c) Granting the board COMMISSION any vested water rights or
19	right to apply for or obtain any decree for a water right for recreational
20	purposes;
21	(f) Allowing the board COMMISSION or the division to require
22	minimum stream flows or minimum water levels in any lakes or
23	impoundments.
24	SECTION 56. In Colorado Revised Statutes, 33-13-103, amend
25	(3) as follows:
26	<b>33-13-103.</b> Numbering of vessels required - rules. (3) The
27	board COMMISSION shall prescribe by rule or regulation a system of

-50-

1	numbering which is in compliance THAT COMPLIES with the federal
2	system for numbering vessels.
3	SECTION 57. In Colorado Revised Statutes, 33-13-104, amend
4	(3) as follows:
5	<b>33-13-104. Application for vessel number.</b> (3) When a
6	numbered vessel is lost, destroyed, or abandoned, the registration issued
7	for the vessel shall be surrendered to the division within fifteen days after
8	any such event. When the owner of a numbered vessel changes his OR
9	HER address from that shown on the registration, he THE OWNER shall
10	notify the division within fifteen days of such change and, as a part of
11	such notification, shall furnish the division with his OR HER new address.
12	The board COMMISSION may provide in its rules or regulations for the
13	surrender of the registration bearing the former address and its
14	replacement with a registration bearing the correct address or for the
15	alteration of an outstanding registration to show the new address of the
16	owner.
17	SECTION 58. In Colorado Revised Statutes, 33-13-106, amend
18	(3) (a), (4), and (6) as follows:
19	<b>33-13-106.</b> Equipment requirements. (3) Every vessel, other
20	than a personal watercraft, operated on the waters of this state shall at all
21	times have aboard:
22	(a) One personal flotation device of a type approved by the
23	commandant of the United States Coast Guard in good and serviceable
24	condition and in a readily accessible place of storage for each person on
25	board; except that sailboard operators may wear a wet suit, as defined by
26	the board COMMISSION, in lieu of carrying a personal flotation device as
27	required by this paragraph (a);

-51-

1	(4) Every vessel operated on the waters of this state shall have
2	such additional equipment that is designed to promote navigational safety
3	and that the board COMMISSION may find to be necessary or desirable for
4	the safe operation of vessels upon the waters of this state.
5	(6) The board COMMISSION may exempt vessels from the
6	provisions of subsection (1), (2), (3), (4), or (4.5) of this section under
7	certain conditions or upon certain waters.
8	SECTION 59. In Colorado Revised Statutes, 33-13-108, amend
9	(1) (a) (II), (1) (a) (III), (1) (a) (IV) as follows:
10	<b>33-13-108. Prohibited vessel operations.</b> (1) (a) No person shall
11	operate or give permission for the operation of a vessel:
12	(II) Which emits noise in excess of the permissible level
13	established in standards promulgated by the board COMMISSION in
14	accordance with article 4 of title 24, C.R.S.;
15	(III) Above a wakeless speed in areas zoned as wakeless, as
16	defined by board COMMISSION rule; or regulation;
17	(IV) In a manner that violates any rule promulgated by the board
18	COMMISSION for safe use and operation of vessels.
19	SECTION 60. In Colorado Revised Statutes, 33-13-109, amend
20	(2) and (3) as follows:
21	<b>33-13-109.</b> Collisions, accidents, and casualties - rules. (2) The
22	board COMMISSION shall adopt rules and regulations concerning
23	notification and reporting procedures to be followed in the case of a
24	collision, accident, or other casualty involving a vessel or its equipment.
25	Such THE regulations shall MUST be consistent with applicable federal
26	requirements.
27	(3) The owner or operator of a vessel involved in a collision.

-52-

1	accident, or other casualty shall report the collision, accident, or casualty
2	as provided in the rules and regulations of the board COMMISSION.
3	SECTION 61. In Colorado Revised Statutes, 33-13-110, amend
4	(2) (b) and (2) (c) as follows:
5	33-13-110. Water skis, aquaplanes, surfboards, inner tubes,
6	and similar devices - rules. (2) (b) The board COMMISSION shall
7	promulgate such rules and regulations as are necessary or desirable for the
8	safe use of water skis, aquaplanes, surfboards, inner tubes, and other
9	similar devices.
10	(c) In addition, the board COMMISSION may promulgate rules and
11	regulations to prohibit recreational activities pertaining to the use of all
12	single-chambered air-inflated devices, including but not limited to, inner
13	tubes and air mattresses, on rivers and streams when water conditions are
14	considered dangerous to such activities and when bodily injury may result
15	to participants of those activities.
16	SECTION 62. In Colorado Revised Statutes, 33-13-111, amend
17	(1) (a) and (2) as follows:
18	<b>33-13-111.</b> Authority to close waters - rules. (1) (a) The board
19	COMMISSION shall promulgate rules to prohibit the operation of vessels on
20	any waters of the state and ordering the removal of vessels from any
21	waters of the state when such operation constitutes or may constitute a
22	hazard to human life or safety.
23	(2) Any parks and recreation officer or other peace officer as
24	defined in section 33-10-102 has the authority to enforce the provisions
25	of this section under the rules promulgated by the board COMMISSION.
26	SECTION 63. In Colorado Revised Statutes, 33-14-107, amend
2.7	(1) introductory portion as follows:

-53-

1	<b>33-14-107.</b> Rules. (1) The board COMMISSION shall adopt rules,
2	and regulations in the manner provided by article 4 of title 24, C.R.S., for
3	the following purposes:
4	SECTION 64. In Colorado Revised Statutes, 33-14-119, amend
5	(2) as follows:
6	<b>33-14-119.</b> Enforcement - federal cooperation. (2) The
7	division, with the advice and consent of the board COMMISSION, is
8	authorized to enter into cooperative agreements with federal land
9	management agencies for the purpose of regulating snowmobile use on
10	federal lands.
11	SECTION 65. In Colorado Revised Statutes, 33-14.5-107,
12	amend (1) introductory portion as follows:
13	<b>33-14.5-107.</b> Rules. (1) The board COMMISSION shall adopt rules
14	and regulations in the manner provided by article 4 of title 24, C.R.S.,
15	concerning the following:
16	SECTION 66. In Colorado Revised Statutes, 33-15-101, amend
17	(1) as follows:
18	<b>33-15-101.</b> Powers of officers. (1) Every peace officer, as
19	defined in section 33-10-102 (17), shall have HAS the authority to enforce
20	the provisions of this article and shall assist parks and recreation officers
21	in the enforcement of articles 10 to 15 and 32 of this title and the rules of
22	the board COMMISSION adopted pursuant thereto. Each such officer has
23	the full power and authority to arrest any person who such officer has
24	probable cause to believe is guilty of a violation of articles 10 to 15 or 32
25	of this title or any rule adopted pursuant thereto, and, in accordance with
26	the constitutions and laws of the United States and the state of Colorado,
27	to open, enter, and search all places of concealment including motor

-54- 1317

vehicles and vessels and all other places as provided by law where such officer has probable cause to believe evidence relating to a violation of this title is to be found and to seize the same.

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**SECTION 67.** In Colorado Revised Statutes, **amend** 33-15-102 as follows:

**33-15-102. Imposition of penalty - procedures.** (1) Any person who violates any of the provisions of articles 10 to 15 or 32 of this title or any rule of the board COMMISSION that does not have a specific penalty listed is guilty of a class 2 petty offense and, upon conviction, shall be punished by a fine of fifty dollars.

(2) At the time that any person is charged with violating any petty offense or misdemeanor provisions of articles 10 to 15 or 32 of this title or any rule of the <del>board</del> COMMISSION, the officer shall issue a summons and complaint to the alleged offender or, in the case of a violation for which a fine of a fixed amount is prescribed, may give the alleged offender an opportunity to voluntarily pay the fine and surcharge in the form of a penalty assessment. Penalty assessments shall not be issued for violations for which minimum and maximum fines have been established. The penalty assessment notice given to the alleged offender shall contain the information required in and be in the form of a summons and complaint and shall specify in dollars the amount of the penalty to be assessed for the alleged offense and the amount of the surcharge to be collected pursuant to section 24-33.5-415.6, C.R.S. If the alleged offender accepts such notice and pays the fine and surcharge entered thereon to the division within twenty days of issuance of the notice, such acceptance and payment shall constitute an acknowledgment of guilt by such person of the violation set forth in the penalty assessment notice. Any person who

-55-

1	accepts a penalty assessment notice but who does not furnish satisfactory
2	evidence of identity or who the officer has reasonable and probable
3	grounds to believe will disregard a written promise to pay the specified
4	fine and surcharge may be taken by the officer to the nearest known
5	post-office facility and be required to remit the amount of the specified
6	fine and surcharge to the division immediately by mail in United States
7	currency or other legal tender or by money order or personal check.
8	Refusal or inability to remit the specified fine and surcharge by mail
9	when required shall constitute a refusal to accept a penalty assessment
10	notice. Checks tendered by the violator to and accepted by the division
11	and on which payment is received by the division shall be deemed
12	sufficient receipt. If the fine and surcharge are not so paid, then the
13	officer who issued the penalty assessment notice shall docket the
14	summons and complaint with a court of competent jurisdiction for
15	appearance by the person to answer the charges therein contained at such
16	time and place as is specified in the summons and complaint.
17	<b>SECTION 68.</b> In Colorado Revised Statutes, <b>amend</b> 33-15-107
18	as follows:
19	33-15-107. Camping. It is unlawful for any person to camp on
20	land or water under the control of the division unless such THE area is so
21	designated and posted pursuant to rule of the board COMMISSION. Any
22	person who violates this section is guilty of a class 2 petty offense and,
23	upon conviction, shall be punished by a fine of fifty dollars.
24	SECTION 69. In Colorado Revised Statutes, amend 33-15-114
25	as follows:
26	33-15-114. Commercial use of state property. It is unlawful to
27	operate any commercial business or to solicit business on any property

-56- 1317

1	owned or managed by the division without first obtaining written
2	permission from the division or the board as provided by COMMISSION
3	PURSUANT TO this title or pursuant to any applicable rules promulgated by
4	the board COMMISSION. Any person who violates this section is guilty of
5	a misdemeanor and, upon conviction, shall be punished by a fine of not
6	less than one hundred dollars nor more than one thousand dollars, or by
7	imprisonment in the county jail for not more than one year, or by both
8	such fine and imprisonment.
9	SECTION 70. In Colorado Revised Statutes, 33-32-102, repeal
10	(1.4) and (2) as follows:
11	<b>33-32-102. Definitions.</b> As used in this article, unless the context
12	otherwise requires:
13	(1.4) "Board" means the board of parks and outdoor recreation.
14	(2) "Division" means the division of parks and outdoor recreation.
15	<b>SECTION 71.</b> In Colorado Revised Statutes, <b>amend</b> 33-32-103
16	as follows:
17	33-32-103. Powers and duties of the commission - rules. The
18	board COMMISSION shall promulgate rules to govern the licensing of river
19	outfitters, to regulate river outfitters, guides, trip leaders, and guide
20	instructors, to ensure the safety of associated river-running activities, to
21	establish guidelines to enable a river outfitter, guide, or trip leader to
22	make a determination that the condition of the river constitutes a hazard
23	to the life and safety of certain persons, and to carry out the purposes of
24	this article. The board COMMISSION may promulgate rules specifically
25	outlining the procedures to be followed by the board COMMISSION and by
26	the enforcement section of the division in the event of a death or serious
2.7	injury during a regulated trip. The board COMMISSION shall e-mail a

-57-

1	notice of every proposed rule to each licensee. The board COMMISSION
2	shall adopt rules regarding notification to outfitters of certain division
3	personnel changes within ten days of the change and safety training
4	standards and customer and outfitter interaction training standards for
5	division rangers who monitor regulated trips.
6	SECTION 72. In Colorado Revised Statutes, amend 33-32-103.5
7	as follows:
8	33-32-103.5. Variances. The director of the division may grant
9	variances from regulations RULES adopted by the board COMMISSION
10	pursuant to section 33-32-103 to any river outfitter on a case-by-case
11	basis if the director determines that the health, safety, and welfare of the
12	general public will not be endangered by the issuance of such variance.
13	SECTION 73. In Colorado Revised Statutes, 33-32-104, amend
14	(1) and (2) as follows:
15	<b>33-32-104.</b> License required - fee. (1) No person shall act in the
16	capacity of a paid river outfitter or advertise or represent himself or
17	herself as a river outfitter in this state without first obtaining a river
18	outfitter's license in accordance with rules prescribed by the board
19	COMMISSION.
20	(2) An applicant for a river outfitter's license shall meet the
21	minimum qualifications pursuant to section 33-32-105 and shall apply on
22	a form prescribed by the board COMMISSION. All applicants shall pay a
23	nonrefundable license fee to be IN AN AMOUNT determined by the board
24	COMMISSION, which fee shall be adequate to cover the expenses incurred
25	for inspections, licensing, and enforcement required by the provisions of
26	this article, and shall renew such license pursuant to a schedule adopted
27	by the board COMMISSION upon payment of the fee. License terms shall

-58-

1	not exceed three years. The board commission may offer needises that
2	differ in the length of their terms and may stagger the length of license
3	terms so that approximately equal numbers of licensees renew their
4	licenses each year.
5	SECTION 74. In Colorado Revised Statutes, 33-32-105, amend
6	(1) (b) and (1) (c) as follows:
7	33-32-105. Minimum qualifications and conditions for a river
8	outfitter's license. (1) A river outfitter's license may be granted to any
9	river outfitter, either within or without this state, meeting the following
10	minimum qualifications and conditions:
11	(b) The river outfitter shall submit to the board COMMISSION
12	evidence of liability insurance in the minimum amount of three hundred
13	thousand dollars' combined single limit for property damage and bodily
14	injury.
15	(c) The river outfitter shall meet the safety standards for
16	river-running established by the board COMMISSION by regulation.
17	SECTION 75. In Colorado Revised Statutes, 33-32-105.5,
18	amend (1) introductory portion as follows:
19	33-32-105.5. Minimum qualifications of guides, trip leaders,
20	and guide instructors. (1) Individuals providing the services of guides,
21	trip leaders, or guide instructors shall have the following minimum
22	qualifications and such additional qualifications as the board COMMISSION
23	may establish by rule:
24	SECTION 76. In Colorado Revised Statutes, amend 33-32-106
25	as follows:
26	33-32-106. Equipment required - employees required to meet
27	<b>minimum qualifications.</b> (1) All licensed river outfitters shall provide

-59-

1	the river-outfitting equipment required by regulations RULES promulgated
2	by the board COMMISSION, and said equipment shall be in a serviceable
3	condition for its operation as required by the regulations RULES
4	promulgated by the board COMMISSION.
5	(2) All river outfitters who employ or contract with guides, trip
6	leaders, or guide instructors shall employ or contract only with such
7	individuals who meet the qualifications provided in section 33-32-105.5
8	(1) and provided by those regulations RULES promulgated by the board
9	COMMISSION.
10	SECTION 77. In Colorado Revised Statutes, 33-32-109, amend
11	(1) introductory portion, (1) (e), (1) (g), and (4) as follows:
12	33-32-109. Denial, suspension, or revocation of license -
13	disciplinary actions. (1) The board COMMISSION may deny, suspend, or
14	revoke a river outfitter license, place a licensed river outfitter on
15	probation, or issue a letter of admonition to a licensed river outfitter if the
16	applicant or holder:
17	(e) Violates section 18-4-503 or 18-4-504, C.R.S., resulting in two
18	or more second or third degree criminal trespass convictions within any
19	three- to five-year period while acting as a river outfitter or guide; except
20	that the board COMMISSION shall be governed by section 24-5-101,
21	C.R.S., when considering any such conviction;
22	(g) Violates any order of the division or board COMMISSION or any
23	other provision of this article or any regulations established RULES
24	PROMULGATED under this article.
25	(4) The board COMMISSION may deny an application for a river
26	outfitter license or a renewal of a river outfitter's license if the applicant
27	does not meet the requirements specified in section 33-32-105 or

-60-

I	33-32-106.
2	SECTION 78. In Colorado Revised Statutes, 33-32-110, amend
3	(1) as follows:
4	33-32-110. Advisory committee - repeal. (1) The board
5	COMMISSION shall appoint a river outfitter advisory committee, consisting
6	of two river outfitters and one representative of the division. The
7	committee shall review and make recommendations concerning rules
8	PROMULGATED and proposed rules promulgated pursuant to this article.
9	SECTION 79. In Colorado Revised Statutes, 33-33-103, amend
10	(1) and (3); and <b>repeal</b> (2), (5), and (6) as follows:
11	33-33-103. Definitions. As used in this article, unless the context
12	otherwise requires:
13	(1) "Articles" or "articles of designation" means the documents
14	filed by or at the direction of the owner of a natural area or a government
15	agency having ownership or control thereof with the board COMMISSION
16	and accepted by the board COMMISSION in the process of the designation
17	of a natural area as provided in section 33-33-108.
18	(2) "Board" means the board of parks and outdoor recreation.
19	(3) "Council" means the Colorado natural areas council created as
20	an advisory council to the board of parks and outdoor recreation
21	COMMISSION by section 33-33-106.
22	(5) "Director" means the director of the division of parks and
23	outdoor recreation.
24	(6) "Division" means the division of parks and outdoor recreation.
25	SECTION 80. In Colorado Revised Statutes, 33-33-104, amend
26	(1) as follows:
27	33-33-104. Colorado natural areas program. (1) There is

-61- 1317

1	hereby established a statewide Colorado natural areas program to
2	implement the intent and provisions of this article. The program shall be
3	administered by the board COMMISSION through the division with the
4	advice of the council.
5	SECTION 81. In Colorado Revised Statutes, 33-33-105, amend
6	(1) introductory portion, (1) (d), (1) (f), (1) (i), (1) (j), and (2) as follows:
7	<b>33-33-105. Powers and duties of the commission.</b> (1) The <del>board</del>
8	COMMISSION, through the division and with the advice of the council,
9	shall administer the program in accordance with the provisions of this
10	article and shall have HAS the following additional powers and duties:
11	(d) To seek and approve, upon recommendation by the council,
12	the designation of natural areas under the provisions of section 33-33-108
13	and, when necessary, to acquire by gift, devise, or grant the fee or other
14	interest in real property or accept, under the provisions of section
15	33-33-108, the designation of real property for inclusion in the system;
16	except that the board shall COMMISSION DOES not have the power of
17	eminent domain for such purposes;
18	(f) To administer and enforce the provisions of this article and
19	rules and regulations adopted pursuant thereto, including the provisions
20	of the articles of a designated natural area; except that the board shall
21	have COMMISSION HAS no regulatory jurisdiction under this article over
22	lands or interests therein which are not part of the system;
23	(i) To accept and disburse moneys and grants made available to
24	the board COMMISSION under the provisions of any federal law for the
25	purposes of this article; and
26	(j) To notify, ninety days prior to the final designation action, the
27	board of county commissioners in the county in which any designation is

-62-

1	being considered. At the request of the board of county commissioners,
2	the board COMMISSION shall hold a public hearing in said county for the
3	purpose of evaluating any local concerns regarding the proposed
4	designation.
5	(2) It shall IS not be a permitted function of the board COMMISSION
6	under this article to make or pursue direct or indirect objection or
7	opposition before any governing body to any application for development
8	of private lands.
9	SECTION 82. In Colorado Revised Statutes, 33-33-106, amend
10	(1) and (2) as follows:
11	<b>33-33-106.</b> Colorado natural areas council. (1) There is hereby
12	created the Colorado natural areas council as an advisory council to the
13	board COMMISSION. The council shall advise the board COMMISSION on
14	the administration of the program and shall approve the registry and
15	recommend the designation of natural areas by the board COMMISSION.
16	(2) The council consists of the following seven members:
17	(a) One member each from the membership of the board
18	COMMISSION and the state board of land commissioners, appointed by
19	their respective boards or commissions COMMISSION OR BOARD, who shall
20	serve for three-year terms; and
21	(b) Five members appointed by the governor, who shall be ARE
22	individuals with a substantial interest in the preservation of natural areas
23	and who shall serve for four-year terms.
24	SECTION 83. In Colorado Revised Statutes, 33-33-107, amend
25	(1) introductory portion, (1) (c), (1) (d), (1) (h), and (1) (i) as follows:
26	<b>33-33-107. Responsibilities of the council.</b> (1) The council shall
27	have HAS the following responsibilities:

-63-

1	(c) To review and make recommendations on the board's
2	COMMISSION'S criteria for and selection of natural areas to be included in
3	the registry and the system; except that no area shall be included in the
4	registry without permission of the owner of the land;
5	(d) To advise the board COMMISSION of the promulgation of rules
6	for the registry and for the designation, management, protection, and use
7	of designated natural areas;
8	(h) To advise the board COMMISSION on the disbursement of funds
9	for the purposes of this article; and
10	(i) To review and make recommendations on <del>board</del> COMMISSION
11	reports made to the governor on the status of the program.
12	SECTION 84. In Colorado Revised Statutes, 33-33-108, amend
13	(1), (2) introductory portion, (2) (c), (3), and (4) as follows:
14	<b>33-33-108.</b> Designation of a natural area. (1) A natural area
14 15	which THAT has been found by the board COMMISSION, pursuant to its
15	which THAT has been found by the board COMMISSION, pursuant to its
15 16	which THAT has been found by the board COMMISSION, pursuant to its criteria, to be desirable for inclusion within the system and which
15 16 17	which THAT has been found by the board COMMISSION, pursuant to its criteria, to be desirable for inclusion within the system and which inclusion has been approved by the owner of the land, shall become
15 16 17 18	which THAT has been found by the board COMMISSION, pursuant to its criteria, to be desirable for inclusion within the system and which inclusion has been approved by the owner of the land, shall become BECOMES a designated natural area when articles of designation have been
15 16 17 18 19	which THAT has been found by the board COMMISSION, pursuant to its criteria, to be desirable for inclusion within the system and which inclusion has been approved by the owner of the land, shall become BECOMES a designated natural area when articles of designation have been filed with the board COMMISSION by the owner of the land or by a
15 16 17 18 19 20	which THAT has been found by the board COMMISSION, pursuant to its criteria, to be desirable for inclusion within the system and which inclusion has been approved by the owner of the land, shall become BECOMES a designated natural area when articles of designation have been filed with the board COMMISSION by the owner of the land or by a governmental agency having ownership or control of the land and such
15 16 17 18 19 20 21	which THAT has been found by the board COMMISSION, pursuant to its criteria, to be desirable for inclusion within the system and which inclusion has been approved by the owner of the land, shall become BECOMES a designated natural area when articles of designation have been filed with the board COMMISSION by the owner of the land or by a governmental agency having ownership or control of the land and such articles have been accepted by the board COMMISSION with the advice and
15 16 17 18 19 20 21 22	which THAT has been found by the board COMMISSION, pursuant to its criteria, to be desirable for inclusion within the system and which inclusion has been approved by the owner of the land, shall become BECOMES a designated natural area when articles of designation have been filed with the board COMMISSION by the owner of the land or by a governmental agency having ownership or control of the land and such articles have been accepted by the board COMMISSION with the advice and recommendation of the council.
15 16 17 18 19 20 21 22 23	which THAT has been found by the board COMMISSION, pursuant to its criteria, to be desirable for inclusion within the system and which inclusion has been approved by the owner of the land, shall become BECOMES a designated natural area when articles of designation have been filed with the board COMMISSION by the owner of the land or by a governmental agency having ownership or control of the land and such articles have been accepted by the board COMMISSION with the advice and recommendation of the council.  (2) Articles of designation filed with the board COMMISSION under
15 16 17 18 19 20 21 22 23 24	which THAT has been found by the board COMMISSION, pursuant to its criteria, to be desirable for inclusion within the system and which inclusion has been approved by the owner of the land, shall become BECOMES a designated natural area when articles of designation have been filed with the board COMMISSION by the owner of the land or by a governmental agency having ownership or control of the land and such articles have been accepted by the board COMMISSION with the advice and recommendation of the council.  (2) Articles of designation filed with the board COMMISSION under the provisions of subsection (1) of this section shall:

-64- 1317

1	request of the owner of an interest therein and with the approval of the
2	council, amend the articles of a designated natural area.
3	(4) A notice of the designation shall be certified by the board
4	COMMISSION to the county clerk and recorder in the county or counties in
5	which the designated natural area is located for filing in the same manner
6	as any document affecting real property.
7	<b>SECTION 85.</b> In Colorado Revised Statutes, <b>amend</b> 33-33-110
8	as follows:
9	33-33-110. Public entities urged to encourage designation of
10	natural areas. State agencies, counties, municipalities, institutions of
11	higher education, and all other entities and institutions of the state and its
12	political subdivisions are empowered and urged to recommend to the
13	board COMMISSION natural areas within their jurisdictions for inclusion in
14	the system.
15	<b>SECTION 86.</b> In Colorado Revised Statutes, <b>amend</b> 33-33-111
16	as follows:
17	33-33-111. Periodic evaluation to be made by commission. The
18	board COMMISSION shall make an evaluation of each designated natural
19	area every three years, or more often as it deems necessary, to determine
20	whether it is being administered in accordance with the conditions and
21	provisions of the articles of designation. If such conditions and provisions
22	are not continuing to be BEING met, the board COMMISSION may remove
23	the area from the system.
24	SECTION 87. In Colorado Revised Statutes, 34-32-115, amend
25	(4) (f) (IV) as follows:
26	<b>34-32-115.</b> Action by board - appeals. (4) The board or the
2.7	office shall grant a permit to an operator if the application complies with

-65-

1	the requirements of this article. The board or the office shall not deny a
2	permit if the operator demonstrates compliance with the following:
3	(f) The mining operation is not located upon lands:
4	(IV) Which THAT are within the boundaries of any unit of the
5	state park system or any state recreational area in which the entire fee
6	estate is owned by the state of Colorado, unless the mining operation is
7	approved jointly by the board, by the governor, and by the board of parks
8	and outdoor recreation WILDLIFE COMMISSION, or unless the operation will
9	not create any surface disturbance therein.
10	SECTION 88. In Colorado Revised Statutes, 34-32.5-115,
11	amend (4) (f) (IV) as follows:
12	<b>34-32.5-115.</b> Action by board - appeals. (4) In the determination
13	of whether the board or the office shall grant a permit to an operator, the
14	applicant must comply with the requirements of this article and section
15	24-4-105 (7), C.R.S. The board or office shall not deny a permit except
16	on one or more of the following grounds:
17	(f) The mining operation is located upon lands:
18	(IV) Which are within the boundaries of any unit of the state park
19	system or any state recreational area in which the entire fee estate is
20	owned by the state of Colorado, unless the mining operation is approved
21	jointly by the board, by the governor, and by the board of parks and
22	outdoor recreation WILDLIFE COMMISSION or unless the operation will not
23	create any surface disturbance therein.
24	SECTION 89. In Colorado Revised Statutes, 34-60-103, amend
25	(7.1); and <b>repeal</b> (14) as follows:
26	<b>34-60-103. Definitions.</b> As used in this article, unless the context
27	otherwise requires:

-66- 1317

1	(7.1) "Parks and wildlife board COMMISSION" or "board" means
2	the parks and wildlife board COMMISSION created in section 33-9-101,
3	C.R.S.
4	(14) "Wildlife commission" means the board.
5	SECTION 90. In Colorado Revised Statutes, 34-60-104, amend
6	(2) (b) as follows:
7	34-60-104. Oil and gas conservation commission - report -
8	<b>publication.</b> (2) (b) Members of the commission shall be appointed for
9	terms of four years each. The governor may at any time remove any
10	member of the commission, and by appointment the governor shall fill
11	any vacancy on the commission. In case one or more vacancies occur on
12	the same day, the governor shall designate the order of filling vacancies.
13	The members of the commission shall receive a per diem allowance of
14	fifty dollars for each day spent in attendance at board COMMISSION
15	meetings or hearings and shall be reimbursed for their actual expenses.
16	SECTION 91. In Colorado Revised Statutes, 34-60-128, amend
17	(3) (a) and (3) (d) introductory portion as follows:
18	34-60-128. Habitat stewardship - rules. (3) In order to
19	minimize adverse impacts to wildlife resources, the commission shall:
20	(a) Establish a timely and efficient procedure for consultation with
21	the PARKS AND wildlife commission and division of PARKS AND wildlife
22	on decision-making that impacts wildlife resources;
23	(d) Promulgate rules, by July 16, 2008, in consultation with the
24	PARKS AND wildlife commission, to establish standards for minimizing
25	adverse impacts to wildlife resources affected by oil and gas operations
26	and to ensure the proper reclamation of wildlife habitat during and
27	following such operations. At a minimum, the rules shall address:

-67- 1317

1	<b>SECTION 92.</b> In Colorado Revised Statutes, 35-1-106, amend
2	(2) as follows:
3	<b>35-1-106.</b> Powers and duties of commission. (2) The PARKS
4	AND wildlife commission shall review the rules concerning alternative
5	livestock proposed by the commission pursuant to paragraph (o) of
6	subsection (1) of this section and shall make recommendations to the
7	commission concerning such rules. The commission shall not adopt or
8	implement rules concerning alternative livestock that impact native big
9	game wildlife without the prior approval of the PARKS AND wildlife
10	commission. In addition, the PARKS AND wildlife commission may
11	propose rules to the commission designed to protect native big game
12	wildlife.
13	SECTION 93. In Colorado Revised Statutes, 35-7-203, amend
14	(1) introductory portion as follows:
15	35-7-203. Release of destructive rodent pests - definitions.
16	(1) No person shall release destructive rodent pests into a county unless
17	such THE person has complied COMPLIES with all requirements for such
18	release imposed by the PARKS AND wildlife commission and obtained
19	OBTAINS both the prior approval of the commission and the prior
20	approval, by resolution duly adopted, of the board of county
21	commissioners of such county. A person need not obtain such prior
22	approval before:
23	SECTION 94. In Colorado Revised Statutes, 35-24.5-105,
24	amend (1) as follows:
25	<b>35-24.5-105. Duties of the board.</b> (1) The board shall consider,
26	initiate, and recommend rules, and regulations, not inconsistent with law,
27	to the commissioner concerning the regulation of the aquaculture industry

-68- 1317

1	and its markets, except for rules and regulations which THAT regulate,
2	control, or otherwise relate to fish health, to the spread of aquatic disease,
3	or to the importation into the state or the distribution and management of
4	any exotic aquatic species, all of which subjects shall be ARE within the
5	jurisdiction of the PARKS AND wildlife commission.
6	SECTION 95. In Colorado Revised Statutes, 35-24.5-106,
7	amend (2) as follows:
8	<b>35-24.5-106. Rules.</b> (2) Nothing in this section shall be construed
9	to diminish or supersede DIMINISHES OR SUPERSEDES the authority of the
10	division or the PARKS AND wildlife commission to regulate or manage
11	wild populations of aquatic organisms in the waters of the state or in
12	facilities controlled or managed by the division or by the United States
13	fish and wildlife service.
14	SECTION 96. In Colorado Revised Statutes, 35-24.5-107,
15	amend (2) as follows:
16	35-24.5-107. Powers and duties of the commissioner.
17	(2) Nothing in this section shall be construed to diminish or supersede
18	DIMINISHES OR SUPERSEDES the authority of the division or the PARKS AND
19	wildlife commission to regulate or manage wild populations of aquatic
20	organisms in the waters of the state or in facilities controlled or managed
21	by the division or by the United States fish and wildlife service.
22	SECTION 97. In Colorado Revised Statutes, 35-40-100.2,
23	amend (1), (1.5) introductory portion, and (1.5) (c) as follows:
24	35-40-100.2. Definitions. As used in this part 1, unless the
25	context otherwise requires:
26	(1) "Animal" means coyotes, foxes, bobcats, bears, mountain
27	lions, wolves, beavers, muskrats, raccoons, opossums, and striped skunks

-69-

1	and any animals identified by rule promulgated by the commissioner and
2	approved by the PARKS AND wildlife commission.
3	(1.5) "At risk" means any depredating animal species that has
4	been designated by the PARKS AND wildlife commission as endangered,
5	threatened, or at risk after:
6	(c) Presentation of scientifically valid data, analysis, or
7	commentary by objective professionals, mutually identified by the state
8	agricultural commission and the PARKS AND wildlife commission relating
9	to depredating animals.
10	SECTION 98. In Colorado Revised Statutes, 35-40-101, amend
11	(2) introductory portion, (2) (a), (4) introductory portion, (4) (a), (7), and
12	(8) as follows:
13	35-40-101. Powers and duties of the commissioner - rules -
14	agreements. (2) The commissioner may take such steps as are necessary
15	to carry out the provisions of this part 1, including:
16	(a) Adopting rules for the control of depredating animals, in
17	consultation with the PARKS AND wildlife commission;
18	(4) With respect to controlling depredating animals of an at-risk
19	species, the following shall apply APPLIES:
20	(a) The PARKS AND wildlife commission must approve any rules
21	concerning the taking of depredating animals of an at-risk species prior
22	to the adoption of such rules by the commissioner.
23	(7) The commissioner is authorized to enter into agreements with
24	the division of wildlife in the department of natural resources for
25	assistance in carrying out the provisions of this part 1, which assistance
26	may include resources, including financial assistance, at the discretion of
27	the PARKS AND wildlife commission

-70-

1	(8) The commissioner shall contact and provide information to the
2	PARKS AND wildlife commission as said commission sets population
3	levels and hunting permit numbers for predators in areas where there is
4	depredation to agriculture.
5	SECTION 99. In Colorado Revised Statutes, 35-41.5-105,
6	amend (2) introductory portion, (2) (b), and (8) as follows:
7	35-41.5-105. Powers and duties of the board. (2) The board
8	shall adopt any necessary and reasonable rules for the administration and
9	enforcement of this article, including but not limited to, rules governing:
10	(b) Inspections of alternative livestock for purposes of licensing
11	or renewing a license, changes of ownership of alternative livestock, and
12	movement of alternative livestock, including requiring proof that
13	alternative livestock meet the requirements of a tuberculosis surveillance
14	plan adopted pursuant to section 35-1-106(1)(o) and that such alternative
15	livestock meet requirements concerning the control of infectious diseases
16	as required by the commission, and requirements concerning genetic
17	purity as required by the PARKS AND wildlife commission;
18	(8) The PARKS AND wildlife commission may review rules
19	concerning alternative livestock proposed by the board and may make
20	recommendations to the board concerning such rules.
21	SECTION 100. In Colorado Revised Statutes, 35-41.5-109,
22	amend (2) (a) as follows:
23	<b>35-41.5-109.</b> Unlawful acts. (2) It is unlawful and a violation of
24	this article for any alternative livestock farm to:
25	(a) Import or possess for the purpose of selling, trading, giving,
26	or otherwise transferring any alternative livestock without having said
27	alternative livestock inspected in accordance with this article; except that

-71-

1	this paragraph (a) shall not apply to alternative livestock sold, traded,
2	given, or transferred by an operating zoological park as defined by the
3	PARKS AND wildlife commission or research institution using such
4	animals for scientific research, if the park or institution otherwise
5	complies with this article and all rules promulgated pursuant thereto;
6	SECTION 101. In Colorado Revised Statutes, amend 35-44-114
7	as follows:
8	35-44-114. Disputed ownership - animal deemed not
9	alternative livestock. In any instance where the board determines that an
10	animal is not an alternative livestock, any dispute as to ownership shall
11	be decided by the state PARKS AND wildlife commission CREATED IN
12	SECTION 33-9-101, C.R.S.
13	SECTION 102. In Colorado Revised Statutes, amend 35-50-112
14	as follows:
15	35-50-122. Savings clause. Nothing in this article shall be
16	construed to diminish or supercede DIMINISHES OR SUPERSEDES the
17	concurrent jurisdiction or the authorities of the PARKS AND wildlife
18	commission or the agriculture commission to regulate captive wildlife and
19	alternative livestock.
20	SECTION 103. In Colorado Revised Statutes, 37-60-122.2,
21	amend (1) (b) as follows:
22	37-60-122.2. Fish and wildlife resources - legislative
23	<b>declaration - fund - authorization.</b> (1) (b) Except as provided in this
24	paragraph (b), the applicant for any water diversion, delivery, or storage
25	facility which requires an application for a permit, license, or other
26	approval from the United States shall inform the Colorado water
27	conservation board, PARKS AND wildlife commission, and division of

-72-

PARKS AND wildlife of its application and submit a mitigation proposal
pursuant to this section. Exempted from such requirement are the
Animas-La Plata project, the Two Forks dam and reservoir project, and
the Homestake water project for which definite plan reports and final
environmental impact statements have been approved or which are
awaiting approval of the same, applicants for site specific dredge and fill
permits for operations not requiring construction of a reservoir, and
applicants for section 404 federal nationwide permits. If an applicant that
is subject to the provisions of this section and the commission agree upon
a mitigation plan for the facility, the commission shall forward such
agreement to the Colorado water conservation board, and the board shall
adopt such agreement at its next meeting as the official state position on
the mitigation actions required of the applicant. In all cases the
commission shall proceed expeditiously and, no later than sixty days from
the applicant's notice, unless extended in writing by the applicant, make
its evaluation regarding the probable impact of the proposed facility on
fish and wildlife resources and their habitat and to make its
recommendation regarding such reasonable mitigation actions as may be
needed.
SECTION 104. In Colorado Revised Statutes, 37-60-123.7,
amend (1.5) as follows:
<b>37-60-123.7.</b> Acquisitions of water for instream flows. (1.5) In
any year that the board expends all of the moneys available for the costs
of acquiring water, water rights, and interests in water for instream flow
use from the moneys that have been appropriated for the current fiscal

year from the Colorado water conservation board construction fund

pursuant to this section, the board shall apply to the PARKS AND wildlife

-73-

1	commission for all or any portion of the five hundred thousand dollars
2	from habitat stamp moneys made available pursuant to section 33-4-102.7
3	(4) (a) (II), C.R.S. Any habitat stamp moneys received shall be used to
4	acquire water, water rights, or interests in water pursuant to section
5	37-92-102 (3), subject to the limitations set forth in this section.
6	SECTION 105. In Colorado Revised Statutes, 43-1-106, amend
7	(8) (l) and (8) (m) as follows:
8	43-1-106. Transportation commission - powers and duties.
9	(8) In addition to all other powers and duties imposed upon it by law, the
10	commission has the following powers and duties:
11	(l) To do all things necessary and appropriate in the construction,
12	improvement, and maintenance of the public roads serving the state parks
13	and recreation areas and, to this end, to cooperate with the board of parks
14	and outdoor recreation PARKS AND WILDLIFE COMMISSION and the director
15	of the division of parks and outdoor recreation WILDLIFE;
16	(m) To do all things necessary and appropriate in the construction,
17	maintenance, and improvement of recreational trails along and across new
18	or existing state or interstate highways and, to this end, to cooperate with
19	the board of parks and outdoor recreation PARKS AND WILDLIFE
20	COMMISSION and the director of the division of parks and outdoor
21	recreation WILDLIFE;
22	SECTION 106. Appropriation - adjustments in 2012 long bill.
23	For the implementation of this act, the appropriation made in the annual
24	general appropriation act to the department of natural resources for the
25	fiscal year beginning July 1, 2012, is decreased by \$18,055 cash funds. Of
26	this amount, \$11,607 shall be from the wildlife cash fund pursuant to
27	section 33-1-112 (1) (a), Colorado Revised Statutes, and \$6,448 shall be

-74-

- from the parks and outdoor recreation cash fund pursuant to section
- 2 33-10-111 (1), Colorado Revised Statutes.
- 3 **SECTION 107. Safety clause.** The general assembly hereby
- 4 finds, determines, and declares that this act is necessary for the immediate
- 5 preservation of the public peace, health, and safety.

-75-