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. 12-0378.01 Jason Gelender x4330

HOUSE BILL 12-1119

HOUSE SPONSORSHIP

Coram,

SENATE SPONSORSHIP

Giron and King S.,

House Committees

Senate Committees

Economic and Business Development Finance Appropriations

	A BILL FOR AN ACT
101	CONCERNING VIOLATIONS OF STATE REQUIREMENTS ENFORCED BY
102	THE DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT THAT
103	PERTAIN TO CONSTRUCTION-RELATED DISCHARGES OF STORM
104	WATER.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

The bill limits the discretion of a state executive branch agency to impose a fine for a minor violation of a state law or a state agency rule by

prohibiting an agency from:

- Imposing a fine for a minor violation that is an inspection-related violation if the violator made a reasonable good faith effort to comply with the state law or state agency rule that it violated unless:
 - ! The state agency provides written notice of the violation to the violator within 20 business days of the date of the inspection; and
 - ! The violator fails to remedy the violation within 20 business days of receiving the notice.
- ! Imposing a fine for a minor violation that is a paperwork violation unless:
 - The state agency provides written notice of the violation to the violator within 90 business days after the violator committed the violation by missing a filing deadline or filing an erroneous form or other filing; and
 - ! The violator fails to remedy the violation within 90 business days of receiving the notice of the violation.

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

SECTION 1. In Colorado Revised Statutes, 25-8-608, amend (1)

introductory portion; and add (3) as follows:

4 25-8-608. Civil penalties - rules - fund created - temporary

5 moratorium on penalties for minor violations - definitions - repeal.

6 (1) EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (3) OF THIS SECTION,

any person who violates any provision of this article or of any permit

8 issued under this article, or any control regulation promulgated pursuant

to this article, or any final cease-and-desist order or clean-up order shall

be subject to a civil penalty of not more than ten thousand dollars per day

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for each day during which such violation occurs. In determining the

amount of a penalty under this part 6, the following factors shall be

considered:

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(3) (a) As used in this subsection (3):

1119

1	(1) "INSPECTION-RELATED VIOLATION" MEANS A CIVIL VIOLATION
2	OF A PROVISION OF THIS ARTICLE OR OF A PERMIT ISSUED UNDER THIS
3	ARTICLE THAT GOVERNS STORM WATER DISCHARGES OCCURRING IN
4	CONNECTION WITH CONSTRUCTION ACTIVITIES AND THAT THE DIVISION OR
5	ITS AGENT DISCOVERS THROUGH AN INSPECTION OF THE FACILITIES OR OF
6	WORK PERFORMED BY THE VIOLATOR.
7	(II) "MINOR VIOLATION" MEANS A VIOLATION THAT DOES NOT
8	HARM OR THREATEN PUBLIC HEALTH OR SAFETY OR THE ENVIRONMENT
9	AND THAT IS EITHER AN INSPECTION-RELATED VIOLATION OR A
10	PAPERWORK VIOLATION.
11	(III) "PAPERWORK VIOLATION" MEANS A CIVIL VIOLATION OF A
12	PROVISION OF THIS ARTICLE OR OF A PERMIT ISSUED UNDER THIS ARTICLE
13	THAT GOVERNS STORM WATER DISCHARGES OCCURRING IN CONNECTION
14	WITH CONSTRUCTION ACTIVITIES AND THAT:
15	(A) INVOLVES THE FAILURE OF THE VIOLATOR TO MEET A FILING
16	DEADLINE OR OTHER DEADLINE; OR
17	(B) IS A NONSUBSTANTIVE TECHNICAL ERROR OR, AS DETERMINED
18	BY THE DIVISION, A SUBSTANTIVE ERROR REASONABLY MADE BY THE
19	VIOLATOR IN GOOD FAITH, ON A REQUIRED FORM OR FILING.
20	(b) THE DIVISION SHALL NOT COMMENCE ANY ENFORCEMENT
21	ACTION AGAINST A VIOLATOR FOR A MINOR VIOLATION COMMITTED ON OR
22	AFTER THE EFFECTIVE DATE OF THIS PARAGRAPH (b) UNLESS THE DIVISION
23	NOTIFIES THE VIOLATOR OF THE VIOLATION AND THE VIOLATOR FAILS TO
24	CURE THE VIOLATION WITHIN A REASONABLE TIME AS DETERMINED BY THE
25	DIVISION. IN THE CASE OF A VIOLATOR FAILING TO CURE THE VIOLATION
26	WITHIN A REASONABLE TIME AS DETERMINED BY THE DIVISION, THE
27	DIVISION MAY ASSESS A FINANCIAL PENALTY OF UP TO TWO TIMES THE

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1	AMOUNT AUTHORIZED IN SUBSECTION (1) OF THIS SECTION.
2	(c) COMMENCING AS SOON AS FEASIBLE AFTER THE EFFECTIVE
3	DATE OF THIS PARAGRAPH (c), THE DIVISION SHALL COLLABORATE WITH
4	THE CONSTRUCTION INDUSTRY AND OTHER INTERESTED PERSONS TO
5	DEVELOP MORE RESPONSIVE AND STREAMLINED PROCESSES FOR
6	PREVENTING VIOLATIONS OF PROVISIONS OF THIS ARTICLE AND OF PERMITS
7	ISSUED UNDER THIS ARTICLE AND FOR ENFORCING SUCH PROVISIONS WHEN
8	VIOLATIONS OCCUR. NO LATER THAN DECEMBER 1, 2012, THE DIVISION
9	SHALL SUBMIT TO THE GENERAL ASSEMBLY A WRITTEN REPORT THAT
10	INCLUDES THE RESULTS OF THE COLLABORATION, THE ACTIONS IT PLANS
11	TO TAKE TO DEVELOP MORE STREAMLINED AND RESPONSIVE PROCESSES
12	AND ANY LEGISLATIVE RECOMMENDATIONS THAT IT MAY HAVE.
13	(d) This subsection (3) is repealed, effective July 1, 2013.
14	SECTION 2. No appropriation. The general assembly has
15	determined that this act can be implemented within existing
16	appropriations, and therefore no separate appropriation of state money
17	is necessary to carry out the purposes of this act.
18	SECTION 3. Safety clause. The general assembly hereby finds
19	determines, and declares that this act is necessary for the immediate
20	preservation of the public peace, health, and safety.

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