Second Regular Session Sixty-ninth General Assembly STATE OF COLORADO

ENGROSSED

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

LLS NO. 14-0356.02 Kate Meyer x4348

HOUSE BILL 14-1210

HOUSE SPONSORSHIP

SENATE SPONSORSHIP

Gerou,

(None),

House Committees

Local Government

Senate Committees

A BILL FOR AN ACT

101	CONCERNING A REQUIREMENT THAT A STATE AGENCY ENTER INTO AN
102	INTERGOVERNMENTAL AGREEMENT WITH A COUNTY TO
103	ADDRESS WILDLAND FIRES AFFECTING CERTAIN STATE LANDS
104	LOCATED WITHIN THE COUNTY.

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 requires a county and any state agency that owns forest land, rangeland, or wildland areas within the county to enter into an

HOUSE Amended 2nd Reading February 25, 2014 intergovernmental agreement, by January 1, 2017, to address the harm caused by wildland fires affecting such land.

1 Be it enacted by the General Assembly of the State of Colorado: 2 SECTION 1. In Colorado Revised Statutes, amend 24-33.5-1221 3 as follows: 4 24-33.5-1221. State responsibility - determination by the 5 director - intergovernmental agreements required - terms included 6 - definitions - legislative declaration. (1) The director shall determine, 7 in consultation with local authorities and with the approval of the 8 governor, geographic areas of the state, including wildland-urban 9 interface areas, in which the state has a financial responsibility for 10 managing forest and wildland fires. The management of fires in all other 11 areas is primarily the responsibility of local or federal agencies, as the 12 case may be. The director may exclude all lands owned or controlled by 13 the federal government or any agency thereof, and the director shall 14 exclude all lands within the exterior boundaries of incorporated cities or 15 towns.

16 (2) (a) THE GENERAL ASSEMBLY HEREBY FINDS, DETERMINES, AND
 17 DECLARES THAT:

(I) BECAUSE WILDLAND FIRES SO OFTEN TRAVERSE THE
TERRITORIAL BOUNDARIES OF POLITICAL SUBDIVISIONS, THE FULL
COOPERATION OF GOVERNMENTAL ENTITIES WITHIN WHOSE TERRITORIAL
BOUNDARIES FOREST LANDS, RANGELANDS, OR WILDLAND AREAS ARE
LOCATED IS NECESSARY TO ENSURE ADEQUATE PROTECTION AGAINST
THOSE FIRES;

24 (II) BECAUSE WILDLAND FIRES CROSS TERRITORIAL BOUNDARIES,
 25 PARTICULARLY IF COOPERATIVE FIRE MITIGATION POLICIES ARE NOT

-2-

1210

ESTABLISHED AND MAINTAINED, PROTECTING THE PUBLIC FROM THE
 DANGERS OF SUCH FIRES, ESPECIALLY FIRES OCCURRING IN
 WILDLAND-URBAN INTERFACE AREAS, IS A NECESSARY ENDEAVOR AND A
 MATTER OF STATEWIDE CONCERN; AND

5 (III) THIS SUBSECTION (2) IS ENACTED FOR THE PURPOSE OF 6 REQUIRING INTERGOVERNMENTAL COOPERATION BETWEEN A COUNTY AND 7 ANY STATE AGENCY THAT OWNS WILDLAND AREAS LOCATED WITHIN THE 8 COUNTY TO MITIGATE THE HARM CAUSED BY WILDLAND FIRES AFFECTING 9 LAND AREAS IN THE INTEREST OF PROTECTING THE PUBLIC HEALTH AND 10 SAFETY.

(b) As used in this subsection (2), unless the context
Otherwise requires:

13 (I) "FOREST LAND" MEANS LAND OF WHICH AT LEAST TEN PERCENT 14 IS STOCKED BY FOREST TREES OF ANY SIZE AND INCLUDES LAND THAT 15 FORMERLY HAD SUCH TREE COVER AND THAT WILL BE NATURALLY OR ARTIFICIALLY REGENERATED. "FOREST LAND" INCLUDES ROADSIDE, 16 17 STREAMSIDE, AND SHELTERBELT STRIPS OF TIMBER THAT HAVE A CROWN 18 WIDTH OF AT LEAST ONE HUNDRED TWENTY FEET. "FOREST LAND" 19 INCLUDES UNIMPROVED ROADS AND TRAILS, STREAMS, AND CLEARINGS 20 THAT ARE LESS THAN ONE HUNDRED TWENTY FEET WIDE.

(II) "RANGELAND" MEANS AN EXPANSE OF LAND THAT IS
UNFORESTED AND ON WHICH IT IS SUITABLE FOR LIVESTOCK TO WANDER
AND GRAZE.

24 (III) "STATE AGENCY" HAS THE MEANING SET FORTH IN SECTION
25 24-18-102.

26 (IV) "WILDLAND AREA" MEANS AN AREA IN WHICH DEVELOPMENT
27 IS ESSENTIALLY NONEXISTENT, EXCEPT FOR ROADS, RAILROADS, POWER

-3-

1210

LINES, AND SIMILAR INFRASTRUCTURE, AND IN WHICH STRUCTURES, IF
 PRESENT, ARE WIDELY SCATTERED.

3 (V) "WILDLAND FIRE" MEANS AN UNPLANNED OR UNWANTED FIRE
4 IN A FOREST LAND, RANGELAND, OR WILDLAND AREA, INCLUDING AN
5 UNAUTHORIZED HUMAN-CAUSED FIRE, AN OUT-OF-CONTROL PRESCRIBED
6 FIRE, AND ANY OTHER FIRE IN A FOREST LAND, RANGELAND, OR WILDLAND
7 AREA WHERE THE OBJECTIVE IS TO EXTINGUISH THE FIRE.

8 (c) (I) (A) ON OR BEFORE JANUARY 1, 2017, EACH STATE AGENCY 9 THAT OWNS ANY LAND CONSTITUTING FOREST LAND, RANGELAND, OR 10 WILDLAND AREA SHALL ENTER INTO AN INTERGOVERNMENTAL 11 AGREEMENT WITH EACH COUNTY IN WHICH THE LAND IS LOCATED TO 12 MITIGATE WILDLAND FIRES AFFECTING THE LAND AREAS OF THE STATE 13 AGENCY AND COUNTY. IN MAKING SUCH INTERGOVERNMENTAL 14 AGREEMENT, THE PARTIES TO THE AGREEMENT SHALL CONSULT WITH ANY 15 UTILITY PROVIDERS THAT HAVE FACILITIES IN THE AREAS SUBJECT TO THE 16 AGREEMENTS TO THE EXTENT THAT THE AGREEMENTS WILL AFFECT THE 17 PROVIDERS.

18 (B) SUB-SUBPARAGRAPH (A) OF THIS SUBPARAGRAPH (I) DOES NOT
19 APPLY TO RIGHTS-OF-WAY, CONSERVATION EASEMENTS, OR STATE TRUST
20 LANDS.

(II) ANY AGREEMENT REQUIRED BY SUBPARAGRAPH (I) OF THIS
 PARAGRAPH (c) MUST ADDRESS THE FOLLOWING MATTERS:

(A) THE IDENTIFICATION OF ALL PARTIES TO THE AGREEMENT AND
THEIR RESPECTIVE ROLES AND RESPONSIBILITIES REGARDING THE
MITIGATION AND MANAGEMENT OF WILDLAND FIRES;

26 (B) THE PROCEDURES FOR COOPERATION AND COORDINATION
27 AMONG THE PARTIES TO THE AGREEMENT;

-4-

(C) MANAGEMENT OBJECTIVES FOR FOREST LAND AND WILDLAND
 FIRE PREVENTION, PREPAREDNESS, MITIGATION, SUPPRESSION,
 RECLAMATION, OR REHABILITATION, AND THE DESIGNATION OF THE STATE
 AGENCY WITH FISCAL AND OPERATIONAL AUTHORITY FOR EACH
 OBJECTIVE;

6 (D) A DESCRIPTION OF AVAILABLE EMERGENCY OR MUTUAL AID
7 RESOURCES IN THE EVENT OF WILDLAND FIRES;

8 (E) IDENTIFICATION OF THE PARTY OR PARTIES RESPONSIBLE FOR
9 PAYING THE COSTS OF SUPPRESSION OF WILDFIRES OCCURRING ON
10 STATE-OWNED LANDS;

11 (F) THE SPECIFICATION THAT REIMBURSEMENT AND BILLING
12 PROCEDURES WILL BE HANDLED THROUGH THE DIVISION'S EXISTING
13 BILLING PROCESS; AND

14 (G) ACTION THAT MAY BE UNDERTAKEN BY ONE PARTY TO THE
15 AGREEMENT IF ANOTHER PARTY TO THE AGREEMENT FAILS TO SATISFY ITS
16 DUTIES OR RESPONSIBILITIES UNDER THE AGREEMENT.

17 (d) THE AGREEMENT REQUIRED UNDER PARAGRAPH (c) OF THIS
18 SUBSECTION (2) MUST BE EXECUTED BY ALL PARTIES TO THE AGREEMENT.

19 (e) NOTHING IN THIS SUBSECTION (2) ALTERS OR AFFECTS THE20 MANNER IN WHICH SUPPRESSION COSTS ARE HANDLED:

21 (I) DURING AN AGREED-UPON MUTUAL AID PERIOD; OR

22 (II) PURSUANT TO AN EXISTING AGREEMENT.

SECTION 2. Act subject to petition - effective date. This act
takes effect at 12:01 a.m. on the day following the expiration of the
ninety-day period after final adjournment of the general assembly (August
6, 2014, if adjournment sine die is on May 7, 2014); except that, if a
referendum petition is filed pursuant to section 1 (3) of article V of the

state constitution against this act or an item, section, or part of this act
within such period, then the act, item, section, or part will not take effect
unless approved by the people at the general election to be held in
November 2014 and, in such case, will take effect on the date of the
official declaration of the vote thereon by the governor.