Second Regular Session Seventy-second General Assembly STATE OF COLORADO

REVISED

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

LLS NO. 20-0484.01 Jennifer Berman x3286

HOUSE BILL 20-1037

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A BILL FOR AN ACT

101	CONCERNING THE COLORADO WATER CONSERVATION BOARD'S
102	AUTHORITY TO AUGMENT STREAM FLOWS WITH ACQUIRED
103	WATER RIGHTS THAT HAVE BEEN PREVIOUSLY DECREED FOR
104	AUGMENTATION USE.

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://leg.colorado.gov.)

The bill authorizes the Colorado water conservation board to augment stream flows to preserve or improve the natural environment to a reasonable degree by use of an acquired water right that has been SENATE Amended 2nd Reading February 25, 2020

HOUSE 3rd Reading Unamended January 29, 2020

> HOUSE Amended 2nd Reading January 28, 2020

Shading denotes HOUSE amendment.

Capital letters or bold & italic numbers indicate new material to be added to existing statute.

Dashes through the words indicate deletions from existing statute.

previously quantified and changed to include augmentation use, without a further change of the water right being required.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, 37-92-102, add (4.5) 3 as follows: 4 37-92-102. Legislative declaration - basic tenets of Colorado 5 water law. (4.5) Plan for augmentation to augment stream flows. 6 (a) Legislative declaration. THE GENERAL ASSEMBLY HEREBY FINDS, 7 DETERMINES, AND DECLARES THAT THE COLORADO WATER 8 CONSERVATION BOARD WOULD BENEFIT FROM DIRECTION WITH REGARD 9 TO WATER COURT APPLICATIONS FOR PLANS FOR AUGMENTATION TO 10 AUGMENT STREAM FLOWS, AS IDENTIFIED IN SUBSECTION (3) OF THIS 11 SECTION. 12 Plan approval. To obtain a decreed plan for (b) 13 AUGMENTATION, THE BOARD, EITHER AS SOLE APPLICANT OR TOGETHER 14 WITH AN OWNER OF A DECREED WATER RIGHT FOR WHICH A CHANGE OF 15 WATER RIGHTS TO INCLUDE ANY AUGMENTATION USE HAS BEEN 16 JUDICIALLY APPROVED, MUST FILE AN APPLICATION WITH THE WATER 17 COURT FOR APPROVAL OF A PLAN FOR AUGMENTATION TO AUGMENT 18 STREAM FLOWS AND PROTECT AUGMENTATION DELIVERIES MADE 19 PURSUANT TO THE PLAN FOR AUGMENTATION WITHIN A SPECIFIC STREAM 20 REACH OR REACHES, AT RATES THE BOARD DETERMINES ARE APPROPRIATE 21 TO PRESERVE OR IMPROVE THE NATURAL ENVIRONMENT TO A REASONABLE 22 DEGREE. THE APPLICATION AND APPROVAL PROCESS FOR A PLAN FOR 23 AUGMENTATION TO AUGMENT STREAM FLOWS ARE SUBJECT TO THE 24 FOLLOWING PRINCIPLES AND LIMITATIONS: 25 (I) THE BOARD MAY FILE AN APPLICATION ONLY IF THE OWNER OF

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1	THE WATER RIGHT THAT IS DECREED FOR AUGMENTATION USE IS
2	IDENTIFIED IN THE APPLICATION AND CONSENTS TO THE APPLICATION.
3	(II) THE PROCEDURES, STANDARDS, AND REQUIREMENTS OF THIS
4	ARTICLE 92 FOR PLANS FOR AUGMENTATION APPLY TO APPLICATIONS FILED
5	UNDER THIS SUBSECTION (4.5).
6	(III) A PLAN FILED UNDER THIS SUBSECTION (4.5) MUST USE, FOR
7	AUGMENTATION ONLY, WATER RIGHTS:
8	(A) FOR WHICH THE HISTORICAL CONSUMPTIVE USE HAS BEEN
9	QUANTIFIED; AND
10	(B) FOR WHICH A CHANGE OF WATER RIGHTS TO INCLUDE ANY
11	AUGMENTATION USE HAS BEEN JUDICIALLY APPROVED.
12	(IV) IF THE AUGMENTATION WATER RIGHT MEETS THE
13	REQUIREMENTS OF SUBSECTION $(4.5)(b)(III)$ of this section, no further
14	CHANGE OF THAT AUGMENTATION WATER RIGHT IS REQUIRED.
15	(V) THE USE OF WATER AS PART OF A PLAN FOR AUGMENTATION
16	TO AUGMENT STREAM FLOWS IS SUBJECT TO THE TERMS AND CONDITIONS
17	OF ANY APPLICABLE DECREE TO WHICH THAT WATER IS SUBJECT.
18	(VI) ADDITIONAL TERMS AND CONDITIONS MUST BE IMPOSED ON
19	THE USE OF WATER AS PART OF A PLAN FOR AUGMENTATION TO AUGMENT
20	STREAM FLOWS AS NECESSARY TO PREVENT INJURY TO THE OWNERS OF
21	VESTED WATER RIGHTS OR DECREED CONDITIONAL WATER RIGHTS. THE
22	TERMS AND CONDITIONS MUST INCLUDE TERMS AND CONDITIONS TO
23	PREVENT INJURY TO OTHER WATER RIGHTS THAT RESULT FROM ANY
24	CHANGE IN THE TIME, PLACE, OR AMOUNT OF WATER AVAILABLE FOR
25	DIVERSION OR EXCHANGE TO THE EXTENT THAT OTHER APPROPRIATORS
26	HAVE RELIED UPON THE STREAM CONDITIONS THAT RESULTED FROM THE
27	HISTORICAL USE OF THE AUGMENTATION WATER RIGHTS DESCRIBED IN

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1	SUBSECTION (4.5)(b)(III) OF THIS SECTION OR ADDED PURSUANT TO
2	SECTION 37-92-305 (8)(c) BEFORE THEIR USE IN THE PLAN FOR
3	AUGMENTATION OF STREAM FLOWS. A JUNIOR APPROPRIATOR IS ENTITLED
4	TO THE CONTINUATION OF STREAM CONDITIONS AS THE CONDITIONS
5	EXISTED AT THE TIME OF THE JUNIOR APPROPRIATOR'S APPROPRIATION.
6	(VII) AN APPLICANT MUST PROVE THAT THE PLAN FOR
7	AUGMENTATION TO AUGMENT STREAM FLOWS WILL NOT INJURE OTHER
8	WATER USERS' UNDECREED EXISTING EXCHANGES OF WATER TO THE
9	EXTENT THE UNDECREED EXISTING EXCHANGES OF WATER HAVE BEEN
10	ADMINISTRATIVELY APPROVED BEFORE THE DATE OF THE FILING OF THE
11	APPLICATION FOR APPROVAL OF THE PLAN FOR AUGMENTATION TO
12	AUGMENT STREAM FLOWS.
13	(VIII) THE AUGMENTATION WATER USED TO AUGMENT STREAM
14	FLOWS IN A PLAN FOR AUGMENTATION TO AUGMENT STREAM FLOWS SHALL
15	NOT BE DIVERTED WITHIN THE SPECIFIC STREAM REACH BY AN EXCHANGE,
16	PLAN FOR SUBSTITUTION, PLAN FOR AUGMENTATION, OR OTHER MEANS
17	THAT CAUSE A REDUCTION OF THE AUGMENTATION WATER ADDED TO
18	THAT STREAM REACH. THE AUGMENTATION WATER IS SUBJECT TO SUCH
19	REASONABLE TRANSIT LOSSES AS MAY BE IMPOSED BY THE WATER COURT
20	OR THE STATE AND DIVISION ENGINEERS.
21	(IX) IF OPERATION OF A PLAN FOR AUGMENTATION REQUIRES THE
22	USE OF, OR MAKING OF PHYSICAL MODIFICATIONS TO, AN EXISTING
23	<u>DIVERSION</u> STRUCTURE WITHIN A STREAM REACH TO ALLOW THE
24	AUGMENTATION WATER TO BYPASS THE STRUCTURE, THE OPERATOR OF
25	THE PLAN MUST HAVE CONSENT FROM THE OWNER OF THE EXISTING
26	STRUCTURE AND BEAR ALL REASONABLE CONSTRUCTION COSTS
27	ASSOCIATED WITH <u>ANY</u> PHYSICAL MODIFICATIONS AND ALL REASONABLE

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1	OPERATIONAL AND MAINTENANCE COSTS INCURRED BY THE OWNER OF THE
2	STRUCTURE THAT WOULD NOT HAVE BEEN INCURRED IN THE ABSENCE OF
3	THE PHYSICAL MODIFICATIONS TO THE STRUCTURE.
4	(c) Saving clause. This subsection (4.5):
5	(I) DOES NOT IMPAIR OR IN ANY WAY AFFECT ANY WATER COURT
6	DECREE, ADMINISTRATIVE AUTHORIZATION, OR AGREEMENT THAT ALLOWS
7	WATER DECREED FOR ENVIRONMENTAL, PISCATORIAL, WATER QUALITY,
8	RECREATIONAL, OR OTHER IN-CHANNEL PURPOSES TO BE USED IN THE
9	NATURAL STREAM CHANNEL FOR THE DECREED PURPOSES;
10	(II) IS NOT INTENDED TO BE THE EXCLUSIVE MEANS OF
11	AUTHORIZING WATER DECREED FOR AUGMENTATION PURPOSES TO BE USED
12	FOR ENVIRONMENTAL, PISCATORIAL, WATER QUALITY, RECREATIONAL, OR
13	OTHER IN-CHANNEL PURPOSES, INCLUDING THE MAINTENANCE OF
14	DOMINION AND CONTROL OVER THE WATER RELEASED FROM A SPECIFIC
15	RESERVOIR;
16	(III) Does not authorize, restrict, or preclude future
17	WATER RIGHTS APPROPRIATIONS, ADMINISTRATIVE AUTHORIZATIONS, OR
18	OTHER AGREEMENTS FOR THE PURPOSES LISTED IN THIS SUBSECTION (4.5) ;
19	AND
20	(IV) DOES NOT AFFECT APPLICATIONS BY THE COLORADO WATER
21	CONSERVATION BOARD FOR PLANS FOR AUGMENTATION NOT DESCRIBED
22	IN THIS SUBSECTION (4.5).
23	SECTION 2. In Colorado Revised Statutes, 37-92-305, amend
24	(8)(c) as follows:
25	37-92-305. Standards with respect to rulings of the referee and
26	decisions of the water judge - definitions. (8) (c) A plan for
27	augmentation shall MUST be sufficient to permit the continuation of

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diversions when curtailment would otherwise be required to meet a valid senior call for water, to the extent that the applicant shall provide replacement water necessary to meet the lawful requirements of a senior diverter at the time and location and to the extent the senior DIVERTER would be deprived of his or her THE SENIOR DIVERTER'S lawful entitlement by the applicant's diversion. A proposed plan for augmentation that relies upon a supply of augmentation water that, by contract or otherwise, is limited in duration shall not be denied solely upon the ground that the supply of augmentation water is limited in duration, if the terms and conditions of the plan prevent injury to vested water rights. Said THE terms and conditions shall MUST require replacement of out-of-priority depletions that occur after any groundwater diversions cease. Decrees approving plans for augmentation shall MUST require that the state engineer curtail all out-of-priority diversions, the depletions from which are not so replaced as to prevent injury to vested water rights. A plan for augmentation, INCLUDING A COLORADO WATER CONSERVATION BOARD PLAN TO AUGMENT STREAM FLOWS PURSUANT TO SECTION 37-92-102, may provide procedures to allow additional or alternative sources of AUGMENTATION OR replacement water, including water leased on a yearly or less frequent basis, to be used in the plan after the initial decree is entered if the use of said THE additional or alternative sources is part of a substitute water supply plan approved pursuant to section 37-92-308 or if such sources are decreed for such use.

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SECTION 3. 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 5, 2020, if adjournment sine die is on May 6, 2020); except that, if a

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- 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
- 3 within such period, then the act, item, section, or part will not take effect
- 4 unless approved by the people at the general election to be held in
- November 2020 and, in such case, will take effect on the date of the
- 6 official declaration of the vote thereon by the governor.

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