First Regular Session Seventy-fourth General Assembly STATE OF COLORADO

ENGROSSED

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

LLS NO. 23-0545.03 Jery Payne x2157

HOUSE BILL 23-1257

HOUSE SPONSORSHIP

Velasco and Boesenecker.

SENATE SPONSORSHIP

Cutter,

House Committees

Senate Committees

Transportation, Housing & Local Government Finance Appropriations

A BILL FOR AN ACT

101 CONCERNING WATER QUALITY IN MOBILE HOME PARKS, AND, IN
102 CONNECTION THEREWITH, MAKING AN APPROPRIATION.

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 creates a water testing program for mobile home parks (parks). The testing program is developed and administered by the water quality control division (division) in the department of public health and environment (department). The bill also sets testing prioritization criteria and testing standards. If the testing reveals a water quality issue, the division will notify the following and include information about the test

results, recommended actions, remediation, and the grant program established in the bill:

- The park owner;
- The county department of health or municipality where the park is located;
- The water supplier; and
- The environmental justice ombudsperson (ombudsperson).

Upon receiving the notice, the park owner must:

- Notify the park residents;
- Comply with orders of the division;
- Not impose the cost of compliance on park residents;
- Within 90 days after receiving the notice, prepare and submit to the division a remediation plan;
- Complete the remediation plan based on a schedule approved by the division; and
- Consult with the division and provide an alternative water supply or department-approved filters.

The division will coordinate with the division of housing in the department of local affairs to identify potential money, including grant money from the grant program created in the bill, to support park water quality remediation.

The division will develop an action plan to address and improve water quality in parks. Standards are established for the action plan, including environmental justice principles, and the development of the action plan.

The bill creates a grant program to help park owners and local governments address water quality issues. The division will implement and administer the grant program. The general assembly will annually appropriate money to the department to fund the grant program.

The bill is enforced by the division, which may issue cease-and-desist orders.

A violation of the bill is a violation of the "Colorado Consumer Protection Act", and the bill further establishes that:

- If a park owner fails to develop a remediation plan or implement the remediation plan, the park will be declared a class 3 public nuisance, and the park owner must forfeit the park;
- A park owner that fails to register under the "Mobile Home Park Act Dispute Resolution and Enforcement Program" violates the "Colorado Consumer Protection Act"; and
- A person may bring a civil action under the "Mobile Home Park Act".

A park that has been forfeited because it is a class 3 public nuisance becomes the property of the county where the park is located, and the county will continue to operate the park to provide affordable

-2- 1257

housing for no fewer than 100 years. Penalties imposed under the "Colorado Consumer Protection Act" are deposited in a fund to be used to provide grants through the grant program and for the division to administer and enforce the bill.

The ombudsperson is given the duty to represent park residents in matters of water quality.

The bill adds water quality issues to the database created by the "Mobile Home Park Act Dispute Resolution and Enforcement Program", which tracks complaints filed against parks.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, add part 10 to article
3	8 of title 25 as follows:
4	PART 10
5	MOBILE HOME WATER QUALITY
6	25-8-1001. Definitions. As used in this part 10, unless the
7	CONTEXT OTHERWISE REQUIRES:
8	(1) "ACTION PLAN" MEANS THE STATEWIDE ACTION PLAN CREATED
9	BY THE DIVISION IN ACCORDANCE WITH SECTION 25-8-1004.
10	(2) "COLORADO ENVIROSCREEN" MEANS THE ENVIRONMENTAL
11	JUSTICE MAPPING TOOL DEVELOPED AND ADMINISTERED BY THE
12	DEPARTMENT AND COLORADO STATE UNIVERSITY, OR ANY SUCCESSOR
13	TOOL.
14	(3) "DEPARTMENT" MEANS THE STATE DEPARTMENT OF PUBLIC
15	HEALTH AND ENVIRONMENT.
16	(4) "DIVISION" MEANS THE WATER QUALITY CONTROL DIVISION IN
17	THE DEPARTMENT.
18	(5) "DIVISION OF HOUSING" MEANS THE DIVISION OF HOUSING IN
19	THE DEPARTMENT OF LOCAL AFFAIRS.
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-3-

1	(6) (a) "Finished water" means water that is supplied to a
2	DISTRIBUTION SYSTEM OF A MOBILE HOME PARK AND INTENDED FOR
3	DISTRIBUTION AND HUMAN CONSUMPTION.
4	(b) "FINISHED WATER" INCLUDES DRINKING WATER PRESENT
5	ANYWHERE IN THE DISTRIBUTION SYSTEM.
6	(7) "FUND" MEANS THE MOBILE HOME PARK WATER QUALITY FUND
7	CREATED IN SECTION 25-8-1006.
8	(8) "GRANT PROGRAM" MEANS THE MOBILE HOME WATER QUALITY
9	GRANT PROGRAM CREATED IN SECTION 25-8-1005.
10	(9) "LOCAL GOVERNMENT" MEANS:
11	(a) A STATUTORY OR HOME RULE COUNTY, MUNICIPALITY, OR CITY
12	AND COUNTY; OR
13	(b) ANY SPECIAL DISTRICT THAT OWNS OR OPERATES FACILITIES
14	THAT SUPPLY WATER TO OR TAKE WASTEWATER FROM A MOBILE HOME
15	PARK.
16	(10) "Mobile Home Park" or "Park" has the meaning set
17	FORTH IN SECTION 38-12-201.5 (6).
18	(11) "PARK OWNER" MEANS EACH PERSON THAT OWNS A MOBILE
19	HOME PARK, ACTING INDIVIDUALLY OR JOINTLY, AND THE AGENT OF THE
20	PARK OWNER WITH RESPECT TO MATTERS CONCERNING THE PARK.
21	(12) "Ombudsperson" means the environmental justice
22	OMBUDSPERSON APPOINTED UNDER SECTION 25-1-134 OR THE
23	OMBUDSPERSON'S DESIGNEE.
24	(13) "REMEDIATION" MEANS THE RESOLUTION OF ALL WATER
25	QUALITY ISSUES OF A FINISHED WATER SOURCE, SO THAT THE FINISHED
26	WATER IS SAFE AND HEALTHY TO DRINK. "REMEDIATE" HAS A
27	CORRESPONDING MEANING.

-4- 1257

2	AT LEAST THIRTY-FIVE POUNDS PER SQUARE INCH THROUGHOUT THE
3	DISTRIBUTION SYSTEM.
4	(15) "TESTING PROGRAM" MEANS THE PROGRAM TO TEST MOBILE
5	HOME PARK WATER QUALITY CREATED IN ACCORDANCE WITH SECTION
6	25-8-1002 (1)(a).
7	(16) "WATER QUALITY ISSUE" MEANS, WITH REGARD TO FINISHED
8	WATER OR WATER SUPPLY, THAT:
9	(a) THE FINISHED WATER FAILS TO COMPLY WITH THE PRIMARY
10	DRINKING WATER QUALITY STANDARDS ESTABLISHED BY RULE UNDER
11	SECTIONS 25-8-202 AND 25-8-204, OR WITH ANY MAXIMUM CONTAMINANT
12	LEVEL ESTABLISHED BY THE UNITED STATES ENVIRONMENTAL
13	PROTECTION AGENCY; OR
14	(b) THE DIVISION HAS MADE A WRITTEN DETERMINATION THAT THE
15	FINISHED WATER OR WATER SUPPLY IS OF SUFFICIENTLY LOW QUALITY TO
16	PRESENT A RISK TO THE WELFARE, HEALTH, OR SAFETY OF INDIVIDUALS
17	WHO CONSUME THE WATER.
18	(17) "Water supply" means the supply of a source of
19	FINISHED WATER TO A PARK'S RESIDENTS. "WATER SUPPLY" INCLUDES
20	PRIMARY SOURCE WATER, WELLS, RIVERS, WATER SYSTEMS, AND WATER
21	PURCHASED FROM ANOTHER WATER SYSTEM.
22	25-8-1002. Division duties - testing water quality at mobile
23	home parks - parameters of testing - notice of results. (1) Testing
24	program. (a) By July 1, 2024, the division shall develop and begin
25	CONDUCTING A PROGRAM TO TEST THE QUALITY OF FINISHED WATER AT
26	MOBILE HOME PARKS. THE TESTING PROGRAM IS IN ADDITION TO ANY
27	OTHER TESTING PERFORMED PURSUANT TO THIS ARTICLE 8. THE DIVISION

(14) "SUFFICIENT WATER PRESSURE" MEANS WATER PRESSURE OF

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-5- 1257

1	MAY CONTRACT WITH THIRD-PARTY ENTITIES TO PERFORM THE TESTING.
2	(b) The division shall ensure that materials, information,
3	AND COMMUNICATIONS SHARED WITH MEMBERS OF THE PUBLIC RELATED
4	TO THE TESTING PROGRAM ARE AVAILABLE IN BOTH ENGLISH, SPANISH,
5	AND ANY OTHER LANGUAGE REQUESTED BY A RESIDENT OR THAT THE
6	DIVISION DETERMINES IS NECESSARY TO PROVIDE REASONABLE NOTICE.
7	(c) THE DIVISION SHALL TEST, IN ACCORDANCE WITH THIS SECTION,
8	FINISHED WATER AT:
9	(I) TWENTY-FIVE PERCENT OF THE TOTAL NUMBER OF PARKS BY
10	JULY 1, 2025;
11	(II) FIFTY PERCENT OF THE TOTAL NUMBER OF PARKS BY JULY 1,
12	2026;
13	(III) SEVENTY-FIVE PERCENT OF THE TOTAL NUMBER OF PARKS BY
14	July 1, 2027; and
15	(IV) ONE HUNDRED PERCENT OF THE TOTAL NUMBER OF PARKS BY
16	JULY 1, 2028.
17	(d) (I) THE DIVISION SHALL BEGIN TESTING BY SAMPLING THE
18	FINISHED WATER AND THE WATER SUPPLY AT PARKS THAT REPRESENT
19	GEOGRAPHICALLY DIVERSE LOCATIONS ACROSS COLORADO, BOTH IN
20	URBAN AND RURAL LOCATIONS, BASED ON THE FOLLOWING
21	PRIORITIZATION CRITERIA, NOT LISTED IN ORDER OF IMPORTANCE:
22	(A) PARKS LOCATED IN A CENSUS BLOCK GROUP WHERE AT LEAST
23	FORTY PERCENT OF RESIDENTS IDENTIFY AS A RACIAL OR ETHNIC
24	MINORITY;
25	(B) PARKS IN A GEOGRAPHIC AREA THAT IS KNOWN TO PRODUCE
26	CONTAMINANTS IN FINISHED WATER BECAUSE OF THE GEOLOGY OF THE
27	GEOGRAPHIC AREA;

-6- 1257

1	(C) PARKS AT A HIGHER RISK OF EXPERIENCING CUMULATIVE
2	EFFECTS ON WATER QUALITY BECAUSE THEY ARE LOCATED IN THE MOST
3	RECENT VERSION OF ITS CENSUS BLOCK GROUP WITH A COLORADO
4	ENVIROSCREEN SCORE ABOVE THE EIGHTIETH PERCENTILE;
5	(D) PARKS WHERE RESIDENTS HAVE REQUESTED TESTING;
6	(E) PARKS WHERE RESIDENTS HAVE SUBMITTED COMPLAINTS,
7	INCLUDING CONSIDERATION OF THE LARGEST NUMBER OF COMPLAINTS,
8	ABOUT THE QUALITY OF THE FINISHED WATER TO THE DEPARTMENT, TO
9	THE DIVISION OF HOUSING, OR TO THE OMBUDSPERSON;
10	(F) PARKS THAT ARE SUPPLIED WITH FINISHED WATER FROM AN
11	UNREGULATED WATER SUPPLY; AND
12	(G) PARKS THE DIVISION DETERMINES SHOULD BE PRIORITIZED.
13	(II) THE DIVISION SHALL CREATE A WAITING LIST IF REQUESTS FOR
14	FINISHED WATER TESTING AT PARKS EXCEED THE DIVISION'S CAPACITY FOR
15	CONDUCTING THE TESTING WITHIN THIRTY DAYS AFTER THE REQUEST.
16	(2) Testing parameters. (a) IN DEVELOPING THE TESTING
17	PROGRAM, THE DIVISION SHALL INTERVIEW RESIDENTS OF PARKS TO
18	UNDERSTAND RESIDENT EXPERIENCES, INCLUDING DAMAGE TO
19	APPLIANCES, HEALTH EFFECTS, AND ECONOMIC EFFECTS, AND SHALL
20	ASSESS POSSIBLE CAUSES OF CONCERN ABOUT THE QUALITY OF FINISHED
21	WATER, INCLUDING CONCERNS ABOUT FINISHED WATER THAT HAS AN
22	ABNORMAL COLOR, ODOR, OR TASTE. THE DIVISION SHALL CONDUCT THE
23	INTERVIEWS IN ENGLISH, SPANISH, OR ANY OTHER LANGUAGE REQUESTED
24	BY A RESIDENT OR THAT THE DIVISION DETERMINES IS NECESSARY TO
25	CONDUCT THE INTERVIEW.
26	(b) IN DEVELOPING THE TESTING PROGRAM, THE DIVISION SHALL
27	DETERMINE AND APPROVE A SPECIFIC SAMPLING AND TESTING PLAN FOR

-7- 1257

I	EACH PARK REQUIRING ANY WATER QUALITY TESTING THAT THE DIVISION
2	DETERMINES IS NECESSARY TO ASSESS THE FINISHED WATER'S SAFETY AND
3	QUALITY AND TO ASSESS PARK RESIDENT CONCERNS IDENTIFIED IN THE
4	INTERVIEWS DESCRIBED IN SUBSECTION (2)(a) OF THIS SECTION. THE
5	TESTING MAY INCLUDE:
6	(I) TESTING TO DETERMINE IF THE WATER COMPLIES WITH THE
7	PRIMARY AND SECONDARY DRINKING WATER STANDARDS ESTABLISHED BY
8	RULE UNDER SECTIONS $25-8-202$ AND $25-8-204$ AND WITH THE MAXIMUM
9	CONTAMINANT LEVELS OR SECONDARY MAXIMUM CONTAMINANT LEVELS
10	ESTABLISHED BY THE UNITED STATES ENVIRONMENTAL PROTECTION
11	AGENCY;
12	(II) TESTING TO EVALUATE HARDNESS, IRON, CALCIUM, AND TOTAL
13	DISSOLVED SOLIDS; AND
14	(III) TESTING FOR CHEMICALS WITH HEALTH ADVISORY LEVELS IF
15	THE DIVISION BELIEVES THE CHEMICALS MAY BE PRESENT IN THE FINISHED
16	WATER.
17	(c) EACH APPROVED SAMPLING AND TESTING PLAN IS SUBJECT TO
18	REVIEW AND REVISION BY THE DEPARTMENT.
19	(d) THE DIVISION IS AUTHORIZED TO NOT TEST FINISHED WATER AT
20	A PARK FOR A SPECIFIC CONTAMINANT IF INFORMATION EXISTS SHOWING
21	THE CONTAMINANT IS NOT NEAR OR IN EXCESS OF THE STANDARD IN THE
22	FINISHED WATER OR IF TESTING OF THE CONTAMINANT IS ALREADY
23	REQUIRED BY A PARK'S REGISTRATION AS A PUBLIC WATER SYSTEM.
24	(e) THE DIVISION SHALL REQUIRE THAT ANY SAMPLING AND
25	ANALYSIS PERFORMED IN THE FIELD FOR THE TESTING PROGRAM IS
26	CONDUCTED BY A QUALIFIED PROFESSIONAL, AS DETERMINED BY THE
27	DIVISION.

-8- 1257

1	(f) IN IMPLEMENTING THE TESTING PROGRAM, THE DIVISION SHALL:
2	(I) USE THE SAMPLE HOLD TIMES FOR VALID SAMPLING IN
3	ACCORDANCE WITH THE RULES PROMULGATED UNDER SECTIONS 25-8-202
4	AND 25-8-204; AND
5	(II) AVOID TESTING WITHIN A MOBILE HOME WITHOUT THE
6	OWNER'S OR RENTER'S CONSENT AND EVALUATE POSSIBLE ALTERNATE
7	TESTING LOCATIONS, INCLUDING PEDESTALS AND SERVICE LINES.
8	(3) Notice of test results. (a) Test results obtained in
9	ACCORDANCE WITH THIS SECTION ARE PUBLIC RECORDS. THE DIVISION
10	SHALL MAKE THE TEST RESULTS ACCESSIBLE AS SOON AS POSSIBLE ON A
11	PUBLIC WEBSITE ON WHICH THE TEST RESULTS MAY BE VIEWED IN
12	ENGLISH, SPANISH, AND ANY OTHER LANGUAGE REQUESTED BY A
13	RESIDENT OR THAT THE DIVISION DETERMINES IS NECESSARY TO PROVIDE
14	REASONABLE NOTICE.
15	(b) (I) WITHIN TENDAYS AFTER RECEIVING THE TEST RESULTS, THE
16	DIVISION SHALL NOTIFY THE FOLLOWING PERSONS OF THE TEST RESULTS
17	OBTAINED IN ACCORDANCE WITH THIS SECTION FOR EACH PARK:
18	(A) THE PARK OWNER;
19	(B) THE COUNTY DEPARTMENT OF HEALTH WHERE THE PARK IS
20	LOCATED;
21	(C) THE MUNICIPALITY, IF ANY, WHERE THE PARK IS LOCATED;
22	(D) THE DIVISION OF HOUSING IN THE DEPARTMENT OF LOCAL
23	AFFAIRS;
24	(E) THE WATER SUPPLIER; AND
25	(F) THE OMBUDSPERSON.
26	(II) IF TEST RESULTS SHOW THAT A PARK'S FINISHED WATER HAS A
27	WATER QUALITY ISSUE, THE DIVISION'S NOTIFICATION DESCRIBED IN

-9- 1257

1	SUBSECTION (3)(b)(I) OF THIS SECTION MUST INCLUDE:
2	(A) A SUMMARY OF THE TEST RESULTS AND INFORMATION
3	CONCERNING THE AVAILABILITY OF THE COMPLETE TEST RESULTS;
4	(B) Information about any violation of water quality
5	STANDARDS FOR FINISHED WATER;
6	(C) GUIDANCE ABOUT ANY ACTIONS RESIDENTS SHOULD TAKE IN
7	LIGHT OF ANY VIOLATIONS OF WATER QUALITY STANDARDS FOR FINISHED
8	WATER;
9	(D) GUIDANCE ABOUT THE REMEDIATION PROCESS, AS DESCRIBED
10	IN SECTION 25-8-1003; AND
11	(E) INFORMATION ABOUT THE GRANT PROGRAM.
12	(c) (I) Upon receiving notice of test results in accordance
13	WITH SUBSECTION $(3)(b)(I)(A)$ of this section, the park owner shall
14	NOTIFY THE PARK RESIDENTS OF THE TEST RESULTS WITHIN FORTY-EIGHT
15	HOURS IN ENGLISH, SPANISH, AND ANY OTHER LANGUAGE REQUESTED BY
16	A RESIDENT OR THAT THE DIVISION DETERMINES IS NECESSARY TO PROVIDE
17	REASONABLE NOTICE AND INCLUDE IN THE NOTICE THE INFORMATION AND
18	GUIDANCE RECEIVED FROM THE DIVISION IN ACCORDANCE WITH
19	SUBSECTION (3)(b)(II) OF THIS SECTION. THE PARK OWNER SHALL USE A
20	PROFESSIONAL TRANSLATOR TO PROVIDE THE NOTICE IN ANY LANGUAGE
21	OTHER THAN ENGLISH. AFTER GIVING THE NOTICE, THE PARK OWNER
22	SHALL CERTIFY TO THE DIVISION THAT THE PARK OWNER HAS NOTIFIED
23	THE RESIDENTS.
24	(II) IN ADDITION TO DIRECTLY NOTIFYING RESIDENTS, A PARK
25	OWNER SHALL ALSO POST THE NOTICE OF TEST RESULTS IN ENGLISH,
26	SPANISH, AND ANY OTHER LANGUAGE REQUESTED BY A RESIDENT OR THAT
2.7	THE DIVISION DETERMINES IS NECESSARY TO PROVIDE REASONABLE

-10-

1	NOTICE IN A CLEARLY VISIBLE LOCATION IN PARK COMMON AREAS,
2	INCLUDING ANY COMMUNITY HALL OR RECREATION HALL. THE NOTICE
3	MUST:
4	(A) REMAIN CLEARLY VISIBLE IN THE COMMON AREA FOR AT LEAST
5	ONE HUNDRED TWENTY DAYS AFTER THE DATE IT IS POSTED; AND
6	(B) USE A TRANSLATION PROVIDED BY A PROFESSIONAL
7	TRANSLATOR.
8	(III) IF A PARK OWNER FAILS TO PROVIDE AND POST THE NOTICE
9	REQUIRED BY SUBSECTIONS $(3)(c)(I)$ AND $(3)(c)(II)$ of this section to
10	RESIDENTS WITHIN FIVE BUSINESS DAYS AFTER RECEIPT OF THE NOTICE
11	FROM THE DIVISION, THE PARK OWNER IS SUBJECT TO SECTION 38-12-1104
12	AND PART 2 OF ARTICLE 12 OF TITLE 38.
13	25-8-1003. Remediation. (1) IF TESTING CONDUCTED IN
14	ACCORDANCE WITH THE TESTING PROGRAM IDENTIFIES A WATER QUALITY
15	ISSUE IN FINISHED WATER, THE DIVISION SHALL:
16	(a) PERFORM OR REQUIRE ADDITIONAL TESTING, IF NECESSARY, OF
17	THE FINISHED WATER OR WATER SUPPLY AT THE PARK, AND THIS TESTING
18	MAY INCLUDE CONTINUED TESTING, TESTING OF MULTIPLE POINTS IN THE
19	WATER SUPPLY OUTSIDE THE MOBILE HOME, AND TESTING OF FLOW RATES
20	AND FOR SUFFICIENT WATER PRESSURE;
21	(b) NOTIFY THE DIVISION OF HOUSING AND THE PERSONS LISTED IN
22	SECTION 25-8-1002 (3)(b)(I);
23	(c) TIMELY REVIEW THE REMEDIATION PLAN DESCRIBED IN
24	SUBSECTION (2)(c) OF THIS SECTION, AND EITHER:
25	(I) APPROVE THE PLAN; OR
26	
20	(II) DENY THE PLAN WITH A WRITTEN EXPLANATION OF THE

-11- 1257

1	ADDRESSING THE REASON THE PLAN WAS DENIED; AND
2	(d) When the water quality issue has been remediated,
3	NOTIFY THE DIVISION OF HOUSING.
4	(2) Upon receiving the notice made under subsection (1)(b)
5	OF THIS SECTION, THE PARK OWNER SHALL:
6	(a) COMPLY WITH ANY ORDERS OF THE DIVISION RELATED TO THE
7	WATER QUALITY ISSUE;
8	(b) NOT IMPOSE THE COST OF COMPLIANCE WITH THIS SUBSECTION
9	(2) ON PARK RESIDENTS;
10	(c) WITHIN ONE HUNDRED TWENTY DAYS AFTER RECEIVING THE
11	NOTICE, PREPARE AND SUBMIT TO THE DIVISION A REMEDIATION PLAN,
12	WHICH MUST BE DESIGNED TO ADDRESS THE WATER QUALITY ISSUE
13	DESCRIBED IN THE NOTICE AND MUST INCLUDE DEADLINES, WITH STATUS
14	UPDATE REQUIREMENTS, TO ADDRESS THE WATER QUALITY ISSUE;
15	(d) Complete the remediation plan based on a schedule
16	APPROVED BY THE DIVISION; AND
17	(e) CONSULT WITH THE DIVISION AND PROVIDE A REASONABLE AND
18	SUFFICIENT AMOUNT OF ACCESSIBLE DRINKING WATER OR
19	DEPARTMENT-APPROVED FILTERS, IF EITHER ONE OR BOTH ARE
20	NECESSARY, TO ADDRESS ACUTE HEALTH RISKS.
21	(3) TO ADDRESS A WATER QUALITY ISSUE, THE DEPARTMENT MAY
22	ISSUE AN ORDER REQUIRING THE PARK OWNER TO:
23	(a) PERFORM ADDITIONAL WATER TESTING;
24	(b) Perform temporary measures necessary to address
25	ACUTE HEALTH RISKS;
26	(c) Make additional reports to the division concerning the
27	WATER QUALITY ISSUE; OR

-12- 1257

1	(d) CREATE A REMEDIATION PLAN, IMPLEMENT A REMEDIATION
2	PLAN, OR RESPOND TO THE DIVISION IN CONNECTION WITH A REMEDIATION
3	PLAN.
4	(4) AN ORDER ISSUED UNDER SUBSECTION $(3)(d)$ OF THIS SECTION
5	BECOMES EFFECTIVE UPON ISSUANCE TO THE PARK OWNER. A PARK OWNER
6	MAY FILE A REQUEST FOR A HEARING, PURSUANT TO 24-4-105, ON ANY
7	ISSUE RAISED BY THE ORDER IF FILED WITHIN TWENTY DAYS AFTER THE
8	ORDER IS MAILED.
9	(5) This section does not require a park owner to
10	REMEDIATE A WATER QUALITY ISSUE WITHIN A MOBILE HOME.
11	25-8-1004. Action plan. (1) By March 1, 2026, the division
12	SHALL DEVELOP AN ACTION PLAN TO ADDRESS AND IMPROVE WATER
13	QUALITY IN MOBILE HOME PARKS. THE ACTION PLAN MUST COMPLY
14	WITH SUBSECTION (3) OF THIS SECTION.
15	(2) IN DEVELOPING THE ACTION PLAN, THE DIVISION SHALL:
16	(a) CONDUCT OUTREACH TO PARK RESIDENTS TO:
17	(I) GATHER INFORMATION TO DEVELOP THE ACTION PLAN; AND
18	(II) RECEIVE INPUT ABOUT WATER QUALITY CONCERNS, INCLUDING
19	CONCERNS RELATED TO WATER SAFETY, COLOR, ODOR, AND TASTE;
20	(b) COORDINATE WITH RESIDENTS OF PARKS TO IDENTIFY
21	OPPORTUNITIES TO IMPROVE THE QUALITY OF FINISHED WATER IN AND THE
22	WATER SUPPLY FOR PARKS;
23	(c) Ensure that communications with members of the
24	PUBLIC CONCERNING THE ACTION PLAN ARE AVAILABLE IN ENGLISH,
25	SPANISH, AND ANY OTHER LANGUAGE REQUESTED BY A RESIDENT OR THAT
26	THE DIVISION DETERMINES IS NECESSARY FOR PUBLIC OUTREACH;
27	(d) CONSULT WITH OR COORDINATE WITH THE PARK OWNER, PARK

-13- 1257

1	RESIDENTS, NONPROFIT ORGANIZATIONS, PUBLIC INSTITUTIONS OF HIGHER
2	EDUCATION, THE WATER PROVIDER, COUNTY HEALTH DEPARTMENTS, AND
3	THE OMBUDSPERSON;
4	(e) CONSIDER THE RESULTS OF THE TESTING PROGRAM AND ANY
5	OTHER WATER QUALITY TESTING CONDUCTED TO DATE;
6	(f) ASSESS WATER SUPPLY INFRASTRUCTURE FOR A SAMPLING OF
7	PARKS BASED ON PRIORITIZATION CRITERIA IN SECTION 25-8-1002 (1)(d),
8	AND THIS ASSESSMENT MUST ASSESS FOR THE PRESENCE OF LEAD PIPES OR
9	DECAYING OR AGING PIPES, THE SIZING OF PIPES, AND WATER PRESSURE
10	LEVELS TO DETERMINE IF INFRASTRUCTURE IS IMPAIRING WATER QUALITY;
11	AND
12	(g) COLLECT RELEVANT DATA ABOUT FINISHED WATER AT PARKS.
13	(3) THE ACTION PLAN MUST:
14	(a) INCLUDE A STATUS REPORT OF THE TESTING PROGRAM
15	CONDUCTED TO DATE, AND THE STATUS REPORT MUST SPECIFY THE
16	NUMBER OF PARKS TESTED, THE TESTING LOCATIONS, AND A SUMMARY OF
17	FINDINGS TO DATE;
18	(b) DEVELOP A STRATEGY TO TEST WATER QUALITY AT ANY PARKS
19	NOT YET TESTED;
20	(c) Identify opportunities to improve the quality of
21	FINISHED WATER IN AND THE WATER SUPPLY FOR PARKS, INCLUDING
22	OPPORTUNITIES TO ADDRESS COLOR, TASTE, AND ODOR CONCERNS;
23	(d) IN COOPERATING AND CONSULTING WITH THE DIVISION OF
24	HOUSING, IDENTIFY OPPORTUNITIES FOR POTENTIAL FUNDING TO IMPROVE
25	THE QUALITY OF FINISHED WATER AND THE WATER SUPPLY AND TO
26	ENFORCE THIS PART 10;
2.7	(e) INCLUDE TIMELINES FOR IMPLEMENTATION OF THE ACTION

-14- 1257

1	PLAN; AND
2	(f) INCLUDE A WRITTEN DESCRIPTION OF HOW PARK RESIDENT
3	FEEDBACK WAS AND WAS NOT INCORPORATED.
4	(4) THE DIVISION SHALL COORDINATE WITH THE DIVISION OF
5	HOUSING TO IDENTIFY POTENTIAL MONEY, INCLUDING GRANT MONEY
6	FROM THE GRANT PROGRAM, TO SUPPORT REMEDIATION OF A WATER
7	QUALITY ISSUE AT A PARK.
8	25-8-1005. Mobile home water quality grant program -
9	created - grant application and award process - reporting - funding.
10	(1) (a) THE MOBILE HOME WATER QUALITY GRANT PROGRAM IS CREATED
11	TO PROVIDE GRANTS TO PARK OWNERS, NONPROFIT ENTITIES, AND LOCAL
12	GOVERNMENTS TO ADDRESS WATER QUALITY ISSUES AND WASTEWATER
13	PROBLEMS IN MOBILE HOME PARKS.
14	(b) Grant recipients may use the money received through
15	THE GRANT PROGRAM TO REMEDIATE WATER QUALITY ISSUES IN A PARK
16	OR IMPROVE WATER QUALITY IN A PARK.
17	(2) (a) The division shall administer the grant program
18	AND, SUBJECT TO AVAILABLE APPROPRIATIONS, SHALL AWARD GRANTS AS
19	PROVIDED IN THIS SECTION.
20	(b) THE DIVISION SHALL, IN COLLABORATION WITH THE DIVISION
21	OF HOUSING, DEVELOP POLICIES TO IMPLEMENT THE GRANT PROGRAM IN
22	ACCORDANCE WITH THIS SECTION. AT A MINIMUM, THE POLICIES MUST
23	SPECIFY:
24	(I) THE DEADLINES FOR APPLYING FOR, AWARDING, AND
25	DISBURSING GRANTS;
26	(II) THE PROCEDURES FOR APPLYING FOR A GRANT;
27	(III) THE CRITERIA USED TO EVALUATE A GRANT APPLICATION:

-15- 1257

1	AND
2	(IV) THE CRITERIA FOR DETERMINING THE AMOUNT OF A GRANT.
3	(3) TO RECEIVE A GRANT, A PARK OWNER, NONPROFIT ENTITY, OR
4	LOCAL GOVERNMENT MUST SUBMIT AN APPLICATION TO THE DIVISION IN
5	ACCORDANCE WITH THE POLICIES DEVELOPED PURSUANT TO SUBSECTION
6	(2) OF THIS SECTION. AT A MINIMUM, THE APPLICATION MUST INCLUDE THE
7	FOLLOWING INFORMATION:
8	(a) THE NAME OF THE PARK OWNER, NONPROFIT ENTITY, LOCAL
9	GOVERNMENT, OR AGENCY OF A LOCAL GOVERNMENT APPLYING FOR THE
10	GRANT;
11	(b) THE PARK THAT WOULD BENEFIT FROM THE GRANT;
12	(c) A REFERENCE TO THE NOTICE RECEIVED IN ACCORDANCE WITH
13	SECTION 25-8-1003 (1)(b) ON THE MOBILE HOME PARK'S WATER QUALITY
14	ISSUE; AND
15	(d) The planned remediation or improvement to be
16	ACCOMPLISHED WITH THE GRANT.
17	(4) (a) The division shall review the applications received
18	UNDER THIS SECTION AND SHALL PRIORITIZE FUNDING FOR APPLICATIONS
19	BASED ON:
20	(I) THE SEVERITY OF THE WATER QUALITY ISSUE;
21	(II) THE NUMBER OF PEOPLE AFFECTED BY THE WATER QUALITY
22	ISSUE; AND
23	(III) THE COSTS TO REMEDIATE THE WATER QUALITY ISSUE OR
24	IMPROVE WATER QUALITY.
25	(b) SUBJECT TO AVAILABLE APPROPRIATIONS, ON OR BEFORE JULY
26	1, 2025, and on or before July 1 of each year thereafter, the
27	DIVISION SHALL AWARD GRANTS AS DROVIDED IN THIS SECTION AND THE

-16- 1257

1	POLICIES ADOPTED IN ACCORDANCE WITH THIS SECTION.
2	(5) THE GENERAL ASSEMBLY SHALL ANNUALLY APPROPRIATE
3	MONEY FROM THE FUND TO THE DEPARTMENT FOR ALLOCATION TO THE
4	DIVISION TO IMPLEMENT THE GRANT PROGRAM. THE DIVISION MAY USE UP
5	TO TEN PERCENT OF THE MONEY ANNUALLY APPROPRIATED FOR THE
6	GRANT PROGRAM TO PAY THE DIRECT AND INDIRECT COSTS THAT THE
7	DIVISION INCURS TO ADMINISTER THE GRANT PROGRAM.
8	25-8-1006. Mobile home park water quality fund. (1) THE
9	MOBILE HOME PARK WATER QUALITY FUND IS CREATED IN THE STATE
10	TREASURY. THE FUND CONSISTS OF MONEY CREDITED TO THE FUND IN
11	ACCORDANCE WITH SECTION $25-8-1007(3)$ AND ANY OTHER MONEY THAT
12	THE GENERAL ASSEMBLY MAY APPROPRIATE OR TRANSFER TO THE FUND.
13	(2) The state treasurer shall credit all interest and
14	INCOME DERIVED FROM THE DEPOSIT AND INVESTMENT OF MONEY IN THE
15	FUND TO THE FUND.
16	(3) SUBJECT TO ANNUAL APPROPRIATION BY THE GENERAL
17	ASSEMBLY, THE DIVISION SHALL, AS NECESSARY TO ADDRESS A PARK'S
18	WATER QUALITY ISSUES OR IMPROVE A PARK'S WATER QUALITY, EXPEND
19	MONEY FROM THE FUND TO IMPLEMENT THIS PART 10, INCLUDING THE
20	GRANT PROGRAM.
21	25-8-1007. Enforcement. (1) The division has authority to
22	TEST AND REQUIRE REMEDIATION OF PARK FINISHED WATER, REGARDLESS
23	OF THE TYPE OF WATER SOURCE.
24	(2) THE DIVISION SHALL, AS NECESSARY TO ADDRESS A PARK'S
25	WATER QUALITY ISSUES OR IMPROVE A PARK'S WATER QUALITY, ISSUE A
26	CEASE-AND-DESIST ORDER FOR A VIOLATION OF THIS PART 10 IN
27	ACCORDANCE WITH SECTION 25-8-605.

-17- 1257

2	DESIST ORDER, CREATE A REMEDIATION PLAN, IMPLEMENT A REMEDIATION
3	PLAN, OR RESPOND TO THE DIVISION IN CONNECTION WITH A REMEDIATION
4	PLAN, THE DIVISION MAY IMPOSE A CIVIL PENALTY OF UP TO TEN
5	THOUSAND DOLLARS PLUS AN ADDITIONAL FIVE THOUSAND DOLLARS FOR
6	EACH FULL CALENDAR MONTH AFTER THE FIRST CALENDAR MONTH FOR
7	WHICH THE VIOLATION CONTINUES. THE DIVISION MUST IMPOSE A CIVIL
8	PENALTY IN ACCORDANCE WITH ARTICLE 4 OF TITLE 24.
9	(b) THE DIVISION SHALL TRANSFER A CIVIL PENALTY COLLECTED
10	PURSUANT TO THIS SUBSECTION (3) TO THE STATE TREASURER, WHO SHALL
11	CREDIT THE CIVIL PENALTY TO THE FUND.
12	(c) IF A PARK OWNER THREATENS TO EVICT A PARK RESIDENT FOR
13	FILING A WATER QUALITY COMPLAINT OR FOR REQUESTING REMEDIATION
14	TO ADDRESS A WATER QUALITY ISSUE, THE PARK OWNER HAS VIOLATED
15	SECTION $38-12-203$ (3) and is subject to the penalties set forth in
16	SECTION 38-12-203 (3).
17	
18	(4) THIS SECTION DOES NOT PROVIDE AN EXCLUSIVE REMEDY AND
19	DOES NOT LIMIT THE RIGHT OF PARK RESIDENTS TO TAKE LEGAL ACTION
20	AGAINST THE PARK OWNER. EXHAUSTION OF THE ADMINISTRATIVE
21	REMEDY PROVIDED IN THIS SECTION IS NOT REQUIRED BEFORE A RESIDENT
22	MAY BRING A LEGAL ACTION.
23	25-8-1008. This part 10 does not affect other statutory
24	protections. This part 10 does not affect or supercede the
25	PROTECTIONS GRANTED TO PARK RESIDENTS PURSUANT TO OTHER
26	STATUTES, INCLUDING ARTICLE 12 OF TITLE 38. IF A COURT DETERMINES
27	THAT A PROVISION OF THIS PART 10 CONFLICTS WITH A PROVISION OF

(3) (a) IF THE PARK OWNER FAILS TO COMPLY WITH A CEASE AND

1

-18-

1	ARTICLE 12 OF TITLE 38, THE COURT SHALL APPLY THE STATUTE THAT
2	GRANTS THE STRONGER PROTECTION TO THE PARK RESIDENT.
3	SECTION 2. In Colorado Revised Statutes, 6-1-105, add
4	(1)(uuu) as follows:
5	6-1-105. Unfair or deceptive trade practices. (1) A person
6	engages in a deceptive trade practice when, in the course of the person's
7	business, vocation, or occupation, the person:
8	(uuu) FAILS TO REGISTER A MOBILE HOME PARK IN VIOLATION OF
9	SECTION 38-12-1106.
10	SECTION 3. In Colorado Revised Statutes, 6-1-112, amend
11	(1)(a), (1)(b), and (1)(c); and add (3) as follows:
12	6-1-112. Civil penalties. (1) The attorney general or a district
13	attorney may bring a civil action on behalf of the state to seek the
14	imposition of civil penalties as follows:
15	(a) EXCEPT AS PROVIDED IN SUBSECTION (3) OF THIS SECTION, any
16	person who violates or causes another to violate any provision of this
17	article 1 shall forfeit and pay to the general fund of this state a civil
18	penalty of not more than twenty thousand dollars for each such violation.
19	For purposes of this subsection (1)(a), a violation of any provision shall
20	constitute a separate violation with respect to each consumer or
21	transaction involved.
22	(b) EXCEPT AS PROVIDED IN SUBSECTION (3) OF THIS SECTION, any
23	person who violates or causes another to violate any court order or
24	injunction issued pursuant to this article ARTICLE 1 shall forfeit and pay
25	to the general fund of this state a civil penalty of not more than ten
26	thousand dollars for each such violation. For the purposes of this section,
27	the court issuing the order or injunction shall retain jurisdiction, and the

-19-

1	cause shall be continued. Upon violation, the attorney general or a district
2	attorney may petition the court for the recovery of the civil penalty. Such
3	civil penalty shall be in addition to any other penalty or remedy available
4	for the enforcement of the provisions of this article ARTICLE 1 and any
5	court order or injunction.
6	(c) EXCEPT AS PROVIDED IN SUBSECTION (3) OF THIS SECTION, any
7	person who violates or causes another to violate any provision of this
8	article 1, where such violation was committed against an elderly person,
9	shall forfeit and pay to the general fund of the state a civil penalty of not
10	more than fifty thousand dollars for each such violation. For purposes of
11	this subsection (1)(c), a violation of any provision of this article 1 is a
12	separate violation with respect to each elderly person involved.
13	(3) The attorney general or district attorney shall
14	TRANSMIT ANY CIVIL PENALTY COLLECTED IN ACCORDANCE WITH THIS
15	SECTION FOR A VIOLATION DESCRIBED IN SECTION 6-1-105 (1)(uuu) TO THE
16	STATE TREASURER FOR DEPOSIT IN THE MOBILE HOME PARK WATER
17	QUALITY FUND CREATED IN SECTION 25-8-1006.
18	SECTION 4. In Colorado Revised Statutes, 24-31-101, amend
19	(1)(s) and (1)(t); and \overline{add} (1)(u) as follows:
20	24-31-101. Powers and duties of attorney general. (1) The
21	attorney general:
22	(s) May bring or intervene in a civil action, conduct investigations,
23	and issue civil investigation demands pursuant to the "Colorado False
24	Claims Act", part 12 of this article 31; and
25	(t) May bring a civil action to enforce section 25-7-144; AND
26	(u) MAY, IF THE ATTORNEY GENERAL HAS REASON TO BELIEVE
27	THAT A MOBILE HOME PARK IS CAUSING AN IMMINENT AND SUBSTANTIVE

-20- 1257

1	ENDANGERMENT TO THE PUBLIC HEALTH, WATER QUALITY, OR
2	ENVIRONMENT IN VIOLATION OF STATE STATUTE OR RULE, REQUEST A
3	TEMPORARY RESTRAINING ORDER, PRELIMINARY INJUNCTION, PERMANENT
4	INJUNCTION, OR ANY OTHER RELIEF NECESSARY TO PROTECT THE PUBLIC
5	HEALTH, WATER QUALITY, OR ENVIRONMENT.
6	SECTION 5. In Colorado Revised Statutes, 25-1-134, amend
7	(1)(d)(IX) and $(1)(d)(X)$; and add $(1)(d)(XI)$ as follows:
8	25-1-134. Environmental justice - ombudsperson - advisory
9	board - grant program - definitions - repeal. (1) Environmental
10	justice ombudsperson. (d) The ombudsperson shall:
11	(IX) Consult with the division of administration in reporting to the
12	air quality control commission, created in section 25-7-104, on equitable
13	progress toward the state's greenhouse gas reduction goals; and
14	(X) Serve in an advisory capacity, as requested, to other state
15	agencies conducting outreach to and engagement of disproportionately
16	impacted communities in light of a proposed agency action; AND
17	(XI) ADVOCATE FOR AND LIAISE WITH MOBILE HOME RESIDENTS
18	IN MATTERS OF WATER QUALITY AND WORK WITH RESIDENTS ON
19	SOLUTIONS AND FUNDING TO IMPROVE WATER QUALITY IN ACCORDANCE
20	WITH PART 10 OF ARTICLE 8 OF TITLE 25.
21	SECTION 6. In Colorado Revised Statutes, 38-12-201.5, amend
22	(3) as follows:
23	38-12-201.5. Definitions. As used in this part 2 and in part 11 of
24	this article 12, unless the context otherwise requires:
25	(3) "Management" or "landlord" means the owner OF A MOBILE
26	HOME PARK or person responsible for operating and managing a mobile
27	home park or an agent, employee, or representative authorized to act on

-21- 1257

1	the management's behalf in connection with matters relating to tenancy
2	in the park.
3	SECTION 7. In Colorado Revised Statutes, 38-12-204, amend
4	(4) introductory portion, (4)(b), and (4)(c); and add (4)(d) as follows:
5	38-12-204. Nonpayment of rent - notice required for rent
6	increase - limitation on rent increases. (4) A landlord shall not increase
7	rent on a RESIDENT OF A mobile home park lot if the park:
8	(b) Has any unpaid penalties owed to the division of housing; or
9	(c) Has not fully complied with any final agency order issued by
10	the division of housing; OR
11	(d) Has not fully complied with section 25-8-1003 (2).
12	SECTION 8. In Colorado Revised Statutes, 38-12-212.3, amend
13	(2)(b)(III) and $(2)(b)(IV)$; and add $(2)(b)(V)$ as follows:
14	38-12-212.3. Responsibilities of landlord - acts prohibited.
15	(2) In addition to the responsibilities described in subsection (1)(a) of
15 16	(2) In addition to the responsibilities described in subsection (1)(a) of this section, a landlord is responsible for:
	•
16	this section, a landlord is responsible for:
16 17	this section, a landlord is responsible for: (b) The premises, including:
16 17 18	this section, a landlord is responsible for: (b) The premises, including: (III) Maintaining lot grades, regrading lots as necessary to prevent
16 17 18 19	this section, a landlord is responsible for: (b) The premises, including: (III) Maintaining lot grades, regrading lots as necessary to prevent the accumulation of stagnant water and the detrimental effects of moving
16 17 18 19 20	this section, a landlord is responsible for: (b) The premises, including: (III) Maintaining lot grades, regrading lots as necessary to prevent the accumulation of stagnant water and the detrimental effects of moving water, and taking reasonably necessary steps to maintain the integrity of
16 17 18 19 20 21	this section, a landlord is responsible for: (b) The premises, including: (III) Maintaining lot grades, regrading lots as necessary to prevent the accumulation of stagnant water and the detrimental effects of moving water, and taking reasonably necessary steps to maintain the integrity of the foundation of each mobile home's utility pedestal or pad space in
16 17 18 19 20 21 22	this section, a landlord is responsible for: (b) The premises, including: (III) Maintaining lot grades, regrading lots as necessary to prevent the accumulation of stagnant water and the detrimental effects of moving water, and taking reasonably necessary steps to maintain the integrity of the foundation of each mobile home's utility pedestal or pad space in order to prevent structural damage to the mobile home, except in
16 17 18 19 20 21 22 23	this section, a landlord is responsible for: (b) The premises, including: (III) Maintaining lot grades, regrading lots as necessary to prevent the accumulation of stagnant water and the detrimental effects of moving water, and taking reasonably necessary steps to maintain the integrity of the foundation of each mobile home's utility pedestal or pad space in order to prevent structural damage to the mobile home, except in circumstances where the need for such maintenance is caused by a
16 17 18 19 20 21 22 23 24	this section, a landlord is responsible for: (b) The premises, including: (III) Maintaining lot grades, regrading lots as necessary to prevent the accumulation of stagnant water and the detrimental effects of moving water, and taking reasonably necessary steps to maintain the integrity of the foundation of each mobile home's utility pedestal or pad space in order to prevent structural damage to the mobile home, except in circumstances where the need for such maintenance is caused by a resident's actions; and

-22- 1257

1	expected to remain on the premises when they signed their rental
2	agreements, so long as such preservation does not pose a safety risk to
3	any person, property, or infrastructure; AND
4	(V) COMPLYING WITH THE PROVISIONS OF PART 10 OF ARTICLE 8
5	OF TITLE 25.
6	SECTION 9. In Colorado Revised Statutes, 38-12-212.5, amend
7	(2)(d) and (2)(e); and add (2)(f) and (6) as follows:
8	38-12-212.5. Prohibition on retaliation and harassment -
9	definition. (2) Except as described in subsection (3) of this section, in an
10	action or administrative proceeding by or against a home owner or
11	resident, the management's action is presumed to be retaliatory if, within
12	the one hundred twenty days preceding the management's action, the
13	home owner or resident:
14	(d) Made any other effort to secure or enforce any of the rights or
15	remedies provided by this part 2 or any other provision of law; or
16	(e) Participated in a vote or decision-making process concerning
17	the opportunity to purchase the mobile home park pursuant to section
18	38-12-217; OR
19	(f) FILED A WATER QUALITY COMPLAINT OR REQUESTED
20	REMEDIATION TO ADDRESS A WATER QUALITY ISSUE UNDER PART $\overline{10}$ OF
21	ARTICLE 8 OF TITLE 25.
22	(6) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE
23	REQUIRES, "ORGANIZING" INCLUDES:
24	(a) FACILITATING OR ATTENDING A MEETING FOR PURPOSES OF
25	FORMING A TENANTS' ORGANIZATION OR FILING A COMPLAINT, EVEN IF THE
26	ORGANIZATION IS NOT YET FORMED OR THE COMPLAINT HAS NOT YET BEEN
2.7	FILED WHEN THE RETALIATION OCCURS: OR

-23-

1	(b) DISTRIBUTION OF FLYERS OR OTHER PROMOTIONAL OR
2	EDUCATIONAL MATERIALS RELATED TO TENANT ORGANIZATION EFFORTS.
3	SECTION 10. In Colorado Revised Statutes, 38-12-220, amend
4	(1) as follows:
5	38-12-220. Private civil right of action. (1) A home owner, a
6	resident, an association of home owners, or a landlord or the assignee of
7	a home owner, a resident, an association of home owners, or a landlord
8	may file a civil action alleging a violation of a rental agreement or of any
9	provision of this article 12 OR PART 10 OF ARTICLE 8 OF TITLE 25.
10	
11	(2) A RETALIATORY ACTION DESCRIBED IN SUBSECTION (1) OF THIS
12	SECTION IS REBUTTABLY PRESUMED TO BE RETALIATION IN VIOLATION OF
13	THIS SECTION IF DONE WITHIN ONE HUNDRED TWENTY DAYS AFTER THE
14	TENANT DOES AN ACTION DESCRIBED IN SUBSECTION (1)(a) TO (1)(c) OF
15	THIS SECTION.
16	SECTION 11. In Colorado Revised Statutes, 38-12-1106, amend
17	(7)(e); and add $(7)(g)$ as follows:
18	38-12-1106. Registration of mobile home parks - process - fees.
19	(7) The registration forms provided by the division must require
20	information necessary to assist the division in identifying and locating a
21	mobile home park and other information that may be useful to the state.
22	A registration is not complete unless the landlord includes all of the
23	information required by the forms provided by the division. The forms
24	must require, at a minimum:
25	(e) The physical address of each mobile home within the mobile
26	home park and the mailing address of the home owner, if the landlord has
27	a different mailing address on file for the home owner; and

-24- 1257

1	
2	(f) A DESCRIPTION OF THE MOBILE HOME PARK'S WATER SOURCE,
3	INCLUDING THE TYPE OF WATER SOURCE; AND
4	(g) THE METHOD FOR CHARGING RESIDENTS FOR WATER AND
5	SEWER, WHETHER WATER AND SEWER CHARGES ARE INCLUDED IN RENT,
6	SUBMETERED, OR BY OTHER COLLECTION MEANS.
7	SECTION 12. In Colorado Revised Statutes, 38-12-1108, amend
8	(1), (2)(c), and (2)(d); and add (2)(e) as follows:
9	38-12-1108. Mobile home park complaint and water issue
10	database. (1) By May 1, 2020, The division shall also create and
11	maintain a database of mobile home parks that have had complaints filed
12	against them under the program OR THAT HAVE AN UNREMEDIATED WATER
13	QUALITY ISSUE AS DETERMINED PURSUANT TO PART 10 of article 8 of
14	TITLE 25.
15	(2) At a minimum, the database must include:
16	(c) The violation of law complained of; and
17	(d) The outcome of each complaint; AND
18	(e) Whether the mobile home park has a water quality
19	ISSUE, AS DESCRIBED IN THE NOTICE FROM THE WATER QUALITY CONTROL
20	DIVISION IN ACCORDANCE WITH SECTION 25-8-1003 (1)(b), THAT HAS NOT
21	BEEN REMEDIATED.
22	SECTION 13. Appropriation. (1) For the 2023-24 state fiscal
23	year, \$3,611,859 is appropriated to the mobile home park water quality
24	fund created in section 25-8-1006 (1), C.R.S. This appropriation is from
25	the general fund. The department of public health and environment is
26	responsible for the accounting related to this program.
27	(2) For the 2023-24 state fiscal year, \$3,407,448 is appropriated

-25- 1257

1	to the department of public health and environment. This appropriation
2	is from reappropriated funds in the mobile home park water quality fund
3	under subsection (1) of this section. To implement this act, the
4	department may use the appropriation for as follows:
5	(a) \$1,065,779 for use by the water quality control division for
6	administration, which amount is based on an assumption that the division
7	will require an additional 10.8 FTE;
8	(b) \$2,303,603 for use by the water quality control division for
9	personal services related to the drinking water program; and
10	(c) \$38,066 for the purchase of legal services.
11	(3) For the 2023-24 state fiscal year, \$38,066 is appropriated to
12	the department of law. This appropriation is from reappropriated funds
13	received from the department of public health and environment under
14	subsection (2) of this section and is based on an assumption that the
15	department of law will require an additional 0.2 FTE. To implement this
16	act, the department of law may use this appropriation to provide legal
17	services for the department of public health and environment.
18	(4) For the 2023-24 state fiscal year, \$128,909 is appropriated to
19	the mobile home park act dispute resolution and enforcement program
20	fund created in section 38-12-1110 (1), C.R.S. This appropriation is from
21	the general fund. The department of local affairs is responsible for the
22	accounting related to this program.
23	SECTION 14. Applicability. This act applies to offenses
24	committed or conduct occurring on or after the effective date of this act.
25	SECTION 15. Safety clause. The general assembly hereby finds,
26	determines, and declares that this act is necessary for the immediate
2.7	preservation of the public peace, health, or safety.

-26- 1257