# First Regular Session Sixty-ninth General Assembly STATE OF COLORADO

## REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 13-0643.01 Thomas Morris x4218

**HOUSE BILL 13-1168** 

#### **HOUSE SPONSORSHIP**

Vigil,

### SENATE SPONSORSHIP

Schwartz,

#### **House Committees**

#### **Senate Committees**

Agriculture, Livestock, & Natural Resources

#### A BILL FOR AN ACT

101 CONCERNING AN EXPANSION IN THE ABILITY OF A DITCH TO OPERATE 102 AS AN ACEQUIA DITCH.

### **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.)

Current law recognizes acequia ditch corporations, but limits that status to irrigation systems that supply irrigation water to long lots that are perpendicular to the stream or ditch to maximize the number of landowners who have access to water. The bill repeals that limitation, so that a ditch corporation may be organized as an acequia ditch even if the 3rd Reading Unamended February 26, 2013

land served by the ditch is not divided into long lots, and also allows an unincorporated association to operate as an acequia ditch.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, 7-42-101.5, amend
3	(3) introductory portion, (3) (d), (4) introductory portion, and (4) (d); and
4	repeal (1) (d) and (3) (a) as follows:
5	7-42-101.5. Acequia ditch corporation - definition - powers.
6	(1) For purposes of this section, "acequia" means a ditch that:
7	(d) Supplies irrigation water to long lots that are perpendicular to
8	the stream or ditch to maximize the number of landowners who have
9	access to water;
10	(3) An acequia ditch corporation may be organized pursuant to
11	this article, and a ditch corporation organized pursuant to this article may
12	convert to an acequia ditch corporation, AN UNINCORPORATED ACEQUIA
13	DITCH ASSOCIATION MAY BE FORMED, AND AN UNINCORPORATED DITCH
14	ASSOCIATION MAY OPERATE AS AN UNINCORPORATED ACEQUIA DITCH
15	ASSOCIATION, if THE DITCH MEETS THE DEFINITION OF AN ACEQUIA DITCH
16	AND, AS APPLICABLE:
17	(a) At least two-thirds of the irrigated land served by the ditch is
18	platted or organized into long lots, the longest axes of which are
19	perpendicular to the stream or ditch;
20	(d) EITHER:
21	(I) As required pursuant to section 7-42-101, the stockholders of
22	the ditch file articles of incorporation, or an amendment to the articles of
23	incorporation, that state the stockholders' intention to create or convert to
24	an acequia ditch corporation; OR
25	(II) THE MEMBERS OF AN UNINCORPORATED DITCH ASSOCIATION

-2-

1	HAVE AGREED TO OPERATE IN ACCORDANCE WITH THIS SECTION.
2	(4) An acequia ditch corporation, if its articles of incorporation so
3	state, OR AN UNINCORPORATED ACEQUIA DITCH ASSOCIATION, may specify
4	in its bylaws that:
5	(d) The corporation OR ASSOCIATION has a right of first refusal
6	regarding the sale, lease, or exchange of any surface water right that has
7	historically been used to irrigate long-lot land by the acequia.
8	SECTION 2. In Colorado Revised Statutes, 7-30-101, amend (2)
9	as follows:
10	<b>7-30-101. Definitions.</b> In this article:
11	(2) "Nonprofit association" means an unincorporated organization
12	consisting of two or more members joined by mutual consent for a
13	common, lawful, nonprofit purpose. However, joint tenancy or tenancy
14	in common does not by itself establish a nonprofit association, even if the
15	co-owners share use of the property for a nonprofit purpose. "NONPROFIT
16	ASSOCIATION" INCLUDES AN ACEQUIA DITCH ASSOCIATION, WHETHER OR
17	NOT THE ACEQUIA DITCH ASSOCIATION IS FORMED AS AN ACEQUIA DITCH
18	ASSOCIATION AS CONTEMPLATED BY SECTION 7-42-101.5 (3) OR IS A DITCH
19	ASSOCIATION OPERATING AS AN ACEQUIA DITCH ASSOCIATION AS
20	CONTEMPLATED BY SECTION $7-42-101.5$ (3).
21	SECTION 3. Act subject to petition - effective date -
22	applicability. (1) This act takes effect at 12:01 a.m. on the day following
23	the expiration of the ninety-day period after final adjournment of the
24	general assembly (August 7, 2013, if adjournment sine die is on May 8,
25	2013); except that, if a referendum petition is filed pursuant to section 1
26	(3) of article V of the state constitution against this act or an item, section,
27	or part of this act within such period, then the act, item, section, or part

-3-

- 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.
- 4 (2) This act applies to conduct occurring on or after the applicable effective date of this act.

-4- 1168