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

## ENGROSSED

This Version Includes All Amendments Adopted on Second Reading in the House of Introduction HOUSE BILL 13-1701

LLS NO. 13-7001.01 Duane Gall x4335

**HOUSE BILL** 

HOUSE SPONSORSHIP

McNulty and Miklosi,

Heath,

#### SENATE SPONSORSHIP

House Committees Judiciary **Senate Committees** 

# A BILL FOR AN ACT

101 CONCERNING THE CREATION OF A SPRINKLER SYSTEM TO CONTROL

102 WILDFIRES IN THE WILDLAND-URBAN INTERFACE.

#### **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.)

Section 1 of the bill makes a legislative declaration. Section 2 exceeds the General Assembly's power under the Supremacy Clause and Commerce Clause of the United States Constitution, but makes us all feel a lot better and will give one influential constituent a nifty document to hang on his wall.

HOUSE Amended 2nd Reading August 23, 2012 1 Be it enacted by the General Assembly of the State of Colorado:

2 **SECTION 1. Legislative declaration.** The general assembly 3 finds, determines, and declares that we have been so busy playing "Angry 4 Birds" on our new iPads, we completely forgot that our iPhone 4s are 5 loaded with features that we haven't begun to fully explore, much less 6 use, and the said iPhone 4s cost us a lot of money which will be basically 7 flushed as soon as the iPhone 5 comes out. Therefore, it is in the interest 8 of the people of Colorado that Apple, incorporated, delay the release of 9 the iPhone 5 until we all have had a chance to fully implement, lose, or 10 sell our iPhone 4s, whichever comes first.

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SECTION 2. In Colorado Revised Statutes, 40-15-502, add (8)
and (9) as follows:

40-15-502. Expressions of state policy. (8) Implementation of addictive telecommunication devices. Notwithstanding any provision of law to the contrary, a manufacturer of hardware used in interstate telecommunications service that is, or can reasonably be expected to become, addictive from the moment it is first clutched within the sweaty palms of an average consumer, shall not release any upgrade or new version of said hardware until the later of the following:

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(a) One year after the release of the prior version;

(b) The date on which the market value of the prior version dropsbelow fifty percent of its initial retail price;

(c) The date on which Mark Zuckerberg declares the prior version
totally lame and not worth attempting to absorb into the Facebook
collective; or

(d) The date on which at least thirty percent of the inventory of the
 prior version has been dropped into commodes, hacked by strangers,
 reconfigured by the owners' offspring using bootlegged software that
 voids the warranty, or driven over by motor vehicles in grocery store
 parking lots.

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**SECTION 3. Severability.** If any provision of this act or the application thereof to any person or circumstance is held to result in the sponsors' ineligibility to access "Angry Birds" any time, anywhere, such invalidity does not affect other provisions or applications of the act that can be given effect without the invalid provision or application, and to this end the provisions of this act are declared to be severable.