Second Regular Session Sixty-eighth General Assembly STATE OF COLORADO

REREVISED

This Version Includes All Amendments Adopted in the Second House

LLS NO. 12-0507.01 Ed DeCecco x4216

SENATE BILL 12-026

SENATE SPONSORSHIP

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HOUSE SPONSORSHIP

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Senate Committees

Local Government Appropriations

House Committees

Local Government Appropriations

A BILL FOR AN ACT

101 CONCERNING A STATE AGENCY RULE THAT CREATES A STATE MANDATE
102 ON A LOCAL GOVERNMENT.

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 prohibits an agency from promulgating a rule creating a state mandate on a local government unless:

- ! The state mandate is specifically required by federal or state law;
- ! The agency consults with local governments prior to

HOUSE 3rd Reading Unam ended

HOUSE Am ended 2nd Reading

SENATE 3rd Reading Unam ended April17,2012

SENATE Am ended 2nd Reading April 12, 2012

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u>

Capital letters indicate new material to be added to existing statute.

Dashes through the words indicate deletions from existing statute.

promulgation of the rule; and

! The state provides the funding necessary for the direct costs incurred by the local government in complying with the state mandate.

For each proposed rule that includes a state mandate, prior to filing a notice of proposed rule-making with the secretary of state, an agency is required to provide information to the director of the office of state planning and budgeting relating to the rule and contact with local governments. The agency is prohibited from conducting a public hearing on the proposed rule unless it receives a written notice that the information complies with the law. The agency must include the information and the director's notice in the agency rule-making record and provide copies of them to the executive committee of the legislative council.

An agency is also required to develop a process to actively solicit the input of elected officials and other representatives of local governments into the development of proposed rules affecting a local government.

The bill permits an agency to adopt a temporary or emergency rule without complying with these new requirements, but such compliance is required in order for the rule to become permanent.

1 Be it enacted by the General Assembly of the State of Colorado:

- 2 **SECTION 1.** In Colorado Revised Statutes, 24-4-103, **amend** (6)
- 3 (a), (8.1) (b) (VIII), and (8.1) (b) (IX); and **add** (2.7), (8.1) (b) (X), and
- 4 (8.1) (d) as follows:
- 5 24-4-103. Rule-making procedure definitions repeal.
- 6 (2.7) (a) As used in this subsection (2.7):
- 7 (I) "DIRECTOR" MEANS THE DIRECTOR OF THE OFFICE OF STATE
- 8 PLANNING AND BUDGETING.
- 9 (II) "STATE MANDATE" HAS THE SAME MEANING AS SET FORTH IN
- 10 SECTION 29-1-304.5 (3) (d), C.R.S.
- 11 (b) NO AGENCY SHALL PROMULGATE A RULE CREATING A STATE
- 12 MANDATE ON A LOCAL GOVERNMENT <u>UNLESS THE AGENCY COMPLIES WITH</u>
- 13 THE REQUIREMENTS OF SECTION 29-1-304.5, C.R.S.

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2	(c) (I) <u>Beginning January 1, 2014, for</u> each proposed rule
3	THAT INCLUDES A STATE MANDATE, AN AGENCY SHALL PROVIDE TO
4	THE DIRECTOR A DESCRIPTION OF:
5	(A) THE PROPOSED RULE;
6	(B) THE NATURE AND EXTENT OF ANY CONSULTATIONS THAT THE
7	AGENCY HAD WITH ELECTED OFFICIALS OR OTHER REPRESENTATIVES OF
8	THE LOCAL GOVERNMENTS THAT WOULD BE AFFECTED BY THE PROPOSED
9	STATE MANDATE;
10	(C) THE NATURE OF ANY CONCERNS OF THE ELECTED OFFICIALS OR
11	OTHER REPRESENTATIVES OF THE LOCAL GOVERNMENTS;
12	(D) ANY WRITTEN COMMUNICATIONS OR COMMENTS SUBMITTED TO
13	THE AGENCY BY AN ELECTED OFFICIAL OR OTHER REPRESENTATIVE OF A
14	LOCAL GOVERNMENT; AND
15	(E) THE AGENCY'S REASONING SUPPORTING THE NEED TO
16	PROMULGATE THE RULE CONTAINING THE STATE MANDATE.
17	(II) THE DIRECTOR SHALL REVIEW THE INFORMATION PROVIDED
18	PURSUANT TO SUBPARAGRAPH (I) OF THIS PARAGRAPH (c) AND, IF IT
19	COMPLIES WITH THE REQUIREMENTS OF THIS PARAGRAPH (c), THE
20	DIRECTOR SHALL SEND A WRITTEN NOTICE OF COMPLIANCE TO THE
21	AGENCY. AN AGENCY SHALL NOT CONDUCT A PUBLIC RULE-MAKING
22	PROCEEDING UNLESS THE AGENCY HAS RECEIVED THE WRITTEN NOTICE OF
23	COMPLIANCE FROM THE DIRECTOR.
24	(d) EACH AGENCY SHALL DEVELOP A PROCESS TO ACTIVELY
25	SOLICIT THE MEANINGFUL AND TIMELY INPUT OF ELECTED OFFICIALS AND
26	OTHER REPRESENTATIVES OF LOCAL GOVERNMENTS INTO THE
27	DEVELOPMENT OF DECIDIOSED BLUES WITH STATE MANDATES AFFECTING

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1	LOCAL GOVERNMENTS. EACH AGENCY SHALL IMPLEMENT ITS PROCESS
2	NO LATER THAN JANUARY 1, 2014, AND POST THE PROCESS ON THE
3	AGENCY'S WEB SITE.
4	(e) THE EXECUTIVE DIRECTOR OF EACH DEPARTMENT SHALL BE
5	RESPONSIBLE FOR ENSURING IMPLEMENTATION OF AND COMPLIANCE WITH
6	THIS SUBSECTION (2.7).
7	(f) THE GENERAL ASSEMBLY SHALL APPROPRIATE ANY MONEYS
8	NECESSARY FOR THE IMPLEMENTATION OF THIS SUBSECTION (2.7) TO
9	OFFICE OF STATE PLANNING AND BUDGETING IN THE ANNUAL GENERAL
10	APPROPRIATION ACT FOR THE FISCAL YEAR 2013-14.
11	(6) (a) A temporary or emergency rule may be adopted without
12	compliance with the procedures prescribed in subsection (4) of this
13	section and with less than the twenty days' notice prescribed in subsection
14	(3) of this section, or where circumstances imperatively require, without
15	notice, only if the agency finds that immediate adoption of the rule is
16	imperatively necessary to comply with a state or federal law or federal
17	regulation or for the preservation of public health, safety, or welfare and
18	compliance with the requirements of this section would be contrary to the
19	public interest and makes such a finding on the record. Such findings and
20	a statement of the reasons for the action shall be published with the rule.
21	A temporary or emergency rule may be adopted without compliance with
22	subsection (2.5) SUBSECTIONS (2.5) AND (2.7) of this section, but shall not
23	become permanent without compliance with such subsection (2.5)
24	SUBSECTIONS (2.5) AND (2.7). A temporary or emergency rule shall
25	become effective on adoption or on such later date as is stated in the rule,
26	shall be published promptly, and shall have effect for not more than one
27	hundred twenty days after its adoption or for such shorter period as may

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1	be specifically provided by the statute governing such agency, unless
2	made permanent by compliance with subsections (3) and (4) of this
3	section.
4	(8.1) (b) The agency rule-making record shall contain:
5	(VIII) A copy of any objection to the rule presented to the
6	committee on legal services of the general assembly by its staff pursuant
7	to paragraph (d) of subsection (8) of this section and the agency's
8	response; and
9	(IX) A copy of any filed executive order with respect to the rule;
10	AND
11	(X) A COPY OF ANY INFORMATION PROVIDED TO THE DIRECTOR
12	PURSUANT TO PARAGRAPH (c) OF SUBSECTION (2.7) OF THIS SECTION AND
13	THE WRITTEN NOTICE OF COMPLIANCE FROM THE DIRECTOR.
14	(d) If an agency includes information required by
15	SUBPARAGRAPH (X) OF PARAGRAPH (b) OF THIS SUBSECTION (8.1) IN THE
16	RULE-MAKING RECORD, THE AGENCY SHALL PROVIDE A COPY OF THE
17	PORTION OF THE RECORD THAT INCLUDES SUCH INFORMATION WITH THE
18	EXECUTIVE COMMITTEE OF THE LEGISLATIVE COUNCIL IN ACCORDANCE
19	WITH THE PROVISIONS OF SECTION 24-1-136 (9).
20	SECTION 2. Act subject to petition - effective date. This act
21	takes effect at 12:01 a.m. on the day following the expiration of the
22	ninety-day period after final adjournment of the general assembly (August
23	8, 2012, if adjournment sine die is on May 9, 2012); except that, if a
24	referendum petition is filed pursuant to section 1 (3) of article V of the
25	state constitution against this act or an item, section, or part of this act
26	within such period, then the act, item, section, or part will not take effect
27	unless approved by the people at the general election to be held in

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- 1 November 2012 and, in such case, will take effect on the date of the
- 2 official declaration of the vote thereon by the governor.

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