# Second Regular Session Sixty-eighth General Assembly STATE OF COLORADO

### **ENGROSSED**

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

LLS NO. 12-0798.01 Jennifer Berman x3286

**SENATE BILL 12-162** 

### SENATE SPONSORSHIP

Tochtrop,

## **HOUSE SPONSORSHIP**

Peniston,

#### **Senate Committees**

#### **House Committees**

Business, Labor and Technology Finance Appropriations

### A BILL FOR AN ACT

101	Concerning	REMEDIATION	PERFORMED	ON	PROPERTY
102	CONTAMI	NATED BY AN ILL	EGAL DRUG <u>LAB</u>	ORAT	ORY, AND, IN
103	CONNECT	ION THEREWITH, 1	MAKING AN APPR	OPRL	ATION.

### **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 4** of the bill creates a verification process for remediation of properties contaminated by illegal drug laboratories. A local governing body:

Reviews documentation of a property owner's remediation;

- ! Retests a property to confirm that the property owner's remediation complied with the clean-up standards established by the state board of health;
- ! Issues a certificate of compliance to a property owner whose remediation meets the clean-up standards; and
- ! Files an action to abate a public nuisance against a property that the property owner fails to remediate upon receiving notice that prior remediation efforts did not meet the clean-up standards.

**Section 2** of the bill imposes a surcharge on persons convicted of methamphetamine-related offenses to fund implementation of the verification process. **Section 5** creates the methamphetamine laboratory clean-up cash fund.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, 18-19-102, add (3) 3 as follows: 4 18-19-102. Definitions. (3) "METHAMPHETAMINE OFFENDER" 5 **MEANS:** 6 (a) A PERSON CONVICTED OF AN OFFENSE UNDER SECTION 7 18-18-403.5 (2) (b) OR AN ATTEMPT TO COMMIT SUCH OFFENSE AS 8 PROVIDED BY PART 1 OF ARTICLE 2 OF THIS TITLE; AND 9 (b) A PERSON CONVICTED OF AN OFFENSE UNDER SECTION 10 18-18-405 (1) (a) WHEN THE CONTROLLED SUBSTANCE IS 11 METHAMPHETAMINE. 12 **SECTION 2.** In Colorado Revised Statutes, **add** 18-19-103.7 as 13 follows: 14 Methamphetamine laboratory clean-up 18-19-103.7. 15 surcharge. (1) IN ADDITION TO THE SURCHARGES ESTABLISHED IN 16 SECTIONS 18-19-103 AND 18-19-103.5, EACH METHAMPHETAMINE 17 OFFENDER WHO IS CONVICTED, OR WHO RECEIVES A DEFERRED SENTENCE 18 PURSUANT TO SECTION 18-1.3-102, SHALL PAY A SURCHARGE TO THE

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1	CLERK OF THE COURT IN THE COUNTY IN WHICH THE CONVICTION OCCURS
2	OR IN WHICH THE DEFERRED SENTENCE IS ENTERED. THE SURCHARGE IS IN
3	AN AMOUNT DETERMINED BY THE JUDGE, BUT MUST NOT BE LESS THAN
4	FIFTY DOLLARS NOR MORE THAN FIVE HUNDRED DOLLARS.
5	(2) THE CLERK OF THE COURT SHALL DISBURSE THE SURCHARGE
6	REQUIRED BY SUBSECTION (1) OF THIS SECTION AS FOLLOWS:
7	(a) The clerk shall retain five percent for purposes of
8	ADMINISTERING THE DISBURSAL OF THE SURCHARGE PURSUANT TO THIS
9	SUBSECTION (2).
10	(b) THE CLERK SHALL DISBURSE NINETY-FIVE PERCENT TO THE
11	STATE TREASURER, WHO SHALL CREDIT THE MONEYS TO THE LOCAL
12	GOVERNMENT ASSISTANCE ACCOUNT OF THE METHAMPHETAMINE
13	LABORATORY CLEAN-UP CASH FUND CREATED IN SECTION 25-18.5-103.5,
14	<u>C.R.S.</u>
15	(3) The surcharge is mandatory, and the court may
16	SUSPEND OR WAIVE THE SURCHARGE ONLY IF IT DETERMINES THAT THE
17	DEFENDANT IS INDIGENT.
18	SECTION 3. In Colorado Revised Statutes, amend article 18.5
19	of title 25 as follows:
20	25-18.5-101. Definitions. As used in this article, unless the
21	context otherwise requires:
22	(1) "Board" means the state board of health in the department of
23	public health and environment.
24	(2) (Deleted by amendment, L. 2009, (SB 09-060), ch. 140, p.
25	600, § 1, effective April 20, 2009.) "CERTIFIED INDUSTRIAL HYGIENIST"
26	OR "CIH" MEANS AN INDIVIDUAL WHO IS CERTIFIED BY THE AMERICAN
2.7	BOARD OF INDUSTRIAL HYGIENE OR ITS SUCCESSOR

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1	(3) "CLEAN-UP STANDARDS" MEANS THE ACCEPTABLE STANDARDS
2	FOR THE REMEDIATION OF AN ILLEGAL DRUG LABORATORY INVOLVING
3	METHAMPHETAMINE, AS ESTABLISHED BY THE BOARD PURSUANT TO
4	<u>SECTION 25-18.5-102.</u>
5	(4) "CONSULTANT" MEANS A CERTIFIED INDUSTRIAL HYGIENIST OR
6	INDUSTRIAL HYGIENIST WHO IS NOT AN EMPLOYEE, AGENT.
7	REPRESENTATIVE, PARTNER, JOINT VENTURE PARTICIPANT, SHAREHOLDER,
8	PARENT, OR SUBSIDIARY COMPANY OF THE CONTRACTOR, AND WHO HAS
9	BEEN CERTIFIED PURSUANT TO SECTION 25-18.5-106.
10	(5) "CONTRACTOR" MEANS ONE OR MORE INDIVIDUALS OR
11	COMMERCIAL ENTITIES:
12	(a) HIRED TO DECONTAMINATE AN ILLEGAL DRUG LABORATORY IN
13	ACCORDANCE WITH THE PROCEDURES ESTABLISHED BY THE BOARD
14	PURSUANT TO SECTION 25-18.5-102; AND
15	(b) CERTIFIED BY THE DEPARTMENT PURSUANT TO SECTION
16	<u>25-18.5-106.</u>
17	(6) "Department" means the Colorado department of
18	PUBLIC HEALTH AND ENVIRONMENT.
19	(2.5) (7) "Governing body" means the agency or office designated
20	by the city council or board of county commissioners where the property
21	in question is located. If there is no such designation, the governing body
22	shall be the county, district, or municipal public health agency, building
23	department, and law enforcement agency with jurisdiction over the
24	property in question.
25	(2.7) (8) "Illegal drug laboratory" means the areas where
26	controlled substances, as defined by section 18-18-102, C.R.S., have been
27	manufactured, processed, cooked, disposed of, used, or stored and all

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1	proximate areas that are likely to be contaminated as a result of such THE
2	manufacturing, processing, cooking, disposal, use, or storing STORAGE.
3	(9) "Industrial hygienist" has the same meaning as set
4	FORTH IN SECTION 24-30-1402 (2.2), C.R.S.
5	(3) (10) "Property" means anything that may be the subject of
6	ownership, including but not limited to, land, buildings, structures, and
7	vehicles.
8	(4) (11) "Property owner", for the purposes of real property,
9	means the person holding record fee title to real property. "Property
10	owner" also means the person holding the title to a manufactured home.
11	25-18.5-102. Illegal drug laboratories - rules. (1) The board
12	shall promulgate health-protective rules that establish procedures for
13	testing and evaluation of contamination and the acceptable standards for
14	the cleanup of illegal drug laboratories involving methamphetamine.
15	PURSUANT TO SECTION 24-4-103, C.R.S., AS NECESSARY TO IMPLEMENT
16	THIS ARTICLE, INCLUDING:
17	(a) PROCEDURES FOR TESTING CONTAMINATION, EVALUATING
18	CONTAMINATION, AND ESTABLISHING THE ACCEPTABLE STANDARDS FOR
19	CLEANUP OF ILLEGAL DRUG LABORATORIES INVOLVING
20	METHAMPHETAMINE;
21	(b) PROCEDURES FOR A TRAINING AND CERTIFICATION PROGRAM
22	FOR INDIVIDUALS AND COMPANIES INVOLVED IN THE ASSESSMENT,
23	DECONTAMINATION, AND SAMPLING OF ILLEGAL DRUG LABORATORIES.
24	THE BOARD SHALL DEFINE "ASSESSMENT", "DECONTAMINATION", AND
25	"SAMPLING" FOR PURPOSES OF THIS ARTICLE. THE BOARD MAY DEVELOP
26	DIFFERENT LEVELS OF TRAINING AND CERTIFICATION REQUIREMENTS
27	BASED ON AN INDIVIDUAL'S OR COMPANY'S PRIOR EXPERIENCE IN THE

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1	ASSESSMENT, DECONTAMINATION, AND SAMPLING OF ILLEGAL DRUG
2	<u>LABORATORIES.</u>
3	(c) PROCEDURES FOR THE APPROVAL OF INDIVIDUALS AND
4	COMPANIES THAT PROVIDE TRAINING FOR CONSULTANTS OR CONTRACTORS
5	PERFORMING ASSESSMENT, DECONTAMINATION, OR SAMPLING OF ILLEGAL
6	DRUG LABORATORIES.
7	(d) PROCEDURES FOR CONTRACTORS AND CONSULTANTS TO ISSUE
8	CERTIFICATES OF COMPLIANCE TO PROPERTY OWNERS UPON COMPLETION
9	OF ASSESSMENT, DECONTAMINATION, AND SAMPLING OF ILLEGAL DRUG
10	LABORATORIES TO CERTIFY THAT THE REMEDIATION OF THE PROPERTY
11	MEETS THE CLEAN-UP STANDARDS ESTABLISHED BY THE BOARD PURSUANT
12	TO PARAGRAPH (a) OF THIS SUBSECTION (1).
13	(2) THE BOARD SHALL ESTABLISH FEES FOR THE FOLLOWING:
14	(a) CERTIFICATION OF INDIVIDUALS AND COMPANIES INVOLVED IN
15	THE ASSESSMENT, DECONTAMINATION, AND SAMPLING OF ILLEGAL DRUG
16	<u>LABORATORIES;</u>
17	(b) Monitoring of individuals and companies involved in
18	THE ASSESSMENT, DECONTAMINATION, AND SAMPLING OF ILLEGAL DRUG
19	LABORATORIES, IF NECESSARY TO ENSURE COMPLIANCE WITH THIS
20	ARTICLE; AND
21	(c) Approval of individuals or companies involved in
22	TRAINING FOR CONSULTANTS OR CONTRACTORS PURSUANT TO PARAGRAPH
23	(c) OF SUBSECTION (1) OF THIS SECTION.
24	(3) The board shall adopt rules for determining
25	ADMINISTRATIVE PENALTIES FOR VIOLATIONS OF THIS ARTICLE, BASED ON
26	THE FACTORS ENUMERATED IN SECTION 25-18.5-107 (2) (g).
27	25-18.5-103. Discovery of illegal drug laboratory - property

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2 officer that chemicals, equipment, or supplies indicative of an illegal drug 3 laboratory are located on a property, or when an illegal drug laboratory 4 used to manufacture methamphetamine is otherwise discovered and the 5 property owner has received notice, the owner of any contaminated 6 property shall meet the clean-up standards for property established by the 7 board in section 25-18.5-102; except that a property owner may, at his or 8 her option and subject to paragraph (b) of this subsection (1), elect instead 9 to demolish the contaminated property. If the owner elects to demolish the contaminated property, the governing body or, if none has been 10 11 designated, the county, district, or municipal public health agency, 12 building department, or law enforcement agency with jurisdiction over 13 the area where the property is located may require the owner to fence off 14 the property or otherwise make it inaccessible to persons for occupancy 15 or intrusion. 16 (b) An owner of any personal property within a structure or 17 vehicle contaminated by illegal drug laboratory activity shall have HAS ten 18 days after the date of discovery of the laboratory or contamination to 19 remove or clean his or her personal property according to board rules. If 20 the personal property owner fails to remove the personal property within 21 ten days, the owner of the structure or vehicle may dispose of the personal 22 property during the clean-up process without liability to the owner of the 23 personal property for such THE disposition. 24 (2) (a) EXCEPT AS SPECIFIED IN PARAGRAPH (b) OF THIS 25 SUBSECTION (2), once a property owner has met the clean-up standards 26 and documentation requirements established by the board, as evidenced 27 by a copy of the results provided to the governing body, RECEIVED

owner - cleanup - liability. (1) (a) Upon notification from a peace

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1	CERTIFICATES OF COMPLIANCE FROM A CONTRACTOR AND A CONSULTANT,
2	PURSUANT TO SECTION 25-18.5-102 (1) (d), or has demolished the
3	property:
4	(I) compliance with subsection (1) of this section shall establish
5	immunity for the property owner HE OR SHE SHALL FURNISH COPIES OF
6	THE CERTIFICATES OF COMPLIANCE TO THE GOVERNING BODY; AND
7	(II) HE OR SHE IS IMMUNE from a suit BROUGHT BY A CURRENT OR
8	FUTURE OWNER, RENTER, OCCUPANT, OR NEIGHBOR OF THE PROPERTY for
9	alleged health-based civil actions brought by any future owner, renter, or
10	other person who occupies such property, or a neighbor of such property,
11	in which the alleged cause of the injury or loss is the existence of the
12	illegal drug laboratory used to manufacture methamphetamine; except
13	that immunity from a civil suit is not established for the THAT ALLEGE
14	INJURY OR LOSS ARISING FROM THE ILLEGAL DRUG LABORATORY. A
15	PROPERTY OWNER WHO MET THE CLEAN-UP STANDARDS AND
16	DOCUMENTATION REQUIREMENTS OF THIS SECTION AS IT EXISTED BEFORE
17	THE EFFECTIVE DATE OF THIS SUBSECTION (2), AS AMENDED, IS LIKEWISE
18	IMMUNE FROM SUIT.
19	(b) A person convicted for the production MANUFACTURE of
20	methamphetamine OR FOR POSSESSION OF CHEMICALS, SUPPLIES, OR
21	EQUIPMENT WITH INTENT TO MANUFACTURE METHAMPHETAMINE IS NOT
22	IMMUNE FROM SUIT.
23	(3) A person who removes personal property or debris from a drug
24	laboratory shall secure the property and debris to prevent theft or
25	exposing another person to any toxic or hazardous chemicals until the
26	property and debris is appropriately disposed of or cleaned according to
27	board rules.

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1	25-18.5-103.5. Methamphetamine laboratory clean-up cash
2	fund - rules. (1) There is hereby created in the state treasury the
3	METHAMPHETAMINE LABORATORY CLEAN-UP CASH FUND, REFERRED TO
4	IN THIS SECTION AS THE "FUND". THE STATE TREASURER SHALL CREDIT
5	MONEYS COLLECTED PURSUANT TO THIS ARTICLE TO THE FUND. THE
6	MONEYS IN THE FUND ARE SUBJECT TO ANNUAL APPROPRIATION BY THE
7	GENERAL ASSEMBLY TO THE BOARD FOR THE DIRECT AND INDIRECT COSTS
8	ASSOCIATED WITH IMPLEMENTING THIS ARTICLE. THE STATE TREASURER
9	MAY INVEST ANY MONEYS IN THE FUND NOT EXPENDED FOR THE PURPOSE
10	OF THIS ARTICLE AS PROVIDED BY LAW. THE STATE TREASURER SHALL
11	CREDIT ALL INTEREST AND INCOME DERIVED FROM THE INVESTMENT AND
12	DEPOSIT OF MONEYS IN THE FUND TO THE FUND. ANY UNEXPENDED AND
13	UNENCUMBERED MONEYS REMAINING IN THE FUND AT THE END OF ANY
14	FISCAL YEAR REMAIN IN THE FUND AND ARE NOT CREDITED OR
15	TRANSFERRED TO THE GENERAL FUND OR ANY OTHER FUND.
16	(2) GOVERNING BODIES MAY APPLY TO THE BOARD FOR
17	REIMBURSEMENT FROM THE LOCAL GOVERNMENT ASSISTANCE ACCOUNT
18	OF THE FUND, WHICH IS HEREBY CREATED, FOR COSTS INCURRED BY THE
19	GOVERNING BODIES FOR METHAMPHETAMINE LABORATORY CLEAN-UP
20	EFFORTS THAT FALL OUTSIDE OF THIS ARTICLE. THE BOARD SHALL
21	PROMULGATE RULES FOR DETERMINING ELIGIBLE ACTIVITIES UNDERTAKEN
22	BY GOVERNING BODIES AND PROCEDURES FOR REVIEWING APPLICATIONS
23	AND REIMBURSING GOVERNING BODIES.
24	25-18.5-104. Entry into illegal drug laboratories. (1) If a
25	structure or vehicle has been determined to be contaminated or if a
26	governing body or law enforcement agency issues a notice of probable
27	contamination, the owner of the structure or vehicle shall not permit any

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1	person to have access to the structure or vehicle unless:
2	(a) The person is trained or certified to handle contaminated
3	property pursuant to board rules or federal law; OR
4	(b) Until the owner has received certificates of
5	COMPLIANCE PURSUANT TO SECTION 25-18.5-102 (1) (d).
6	25-18.5-105. Drug laboratories - governing body - authority.
7	(1) An GOVERNING BODIES MAY DEEM AN illegal drug laboratory that has
8	not met the clean-up standards set by the board in section 25-18.5-102
9	shall be deemed a public health nuisance.
10	(2) Governing bodies may enact ordinances or resolutions to
11	enforce this article, including but not limited to, preventing unauthorized
12	entry into contaminated property; requiring contaminated property to meet
13	clean-up standards before it is occupied; notifying the public of
14	contaminated property; AND coordinating services and sharing
15	information between law enforcement, building, public health, and social
16	services agencies and officials. and charging reasonable inspection and
17	testing fees.
18	25-18.5-106. Powers and duties of department. (1) THE
19	DEPARTMENT SHALL IMPLEMENT, COORDINATE, AND OVERSEE THE RULES
20	PROMULGATED BY THE BOARD PURSUANT TO THIS ARTICLE, INCLUDING:
21	(a) THE CERTIFICATION OF INDIVIDUALS AND COMPANIES
22	INVOLVED IN THE ASSESSMENT, DECONTAMINATION, OR SAMPLING OF
23	ILLEGAL DRUG LABORATORIES, AS THE BOARD HAS DEFINED
24	"ASSESSMENT", "DECONTAMINATION", AND "SAMPLING" PURSUANT TO
25	<u>SECTION 25-18.5-102.</u>
26	(b) The approval of individuals and companies that
27	PROVIDE TRAINING FOR CONSULTANTS AND CONTRACTORS WHO PERFORM

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1	ASSESSMENT, DECONTAMINATION, OR SAMPLING OF ILLEGAL DRUG
2	LABORATORIES.
3	25-18.5-107. Enforcement. (1) AN INDIVIDUAL OR A COMPANY
4	THAT VIOLATES ANY OF THE RULES PROMULGATED BY THE BOARD
5	PURSUANT TO SECTION 25-18.5-102 IS SUBJECT TO AN ADMINISTRATIVE
6	PENALTY NOT TO EXCEED FIFTEEN THOUSAND DOLLARS PER DAY PER
7	VIOLATION UNTIL THE VIOLATION IS CORRECTED.
8	(2) (a) Whenever the department has reason to believe
9	THAT AN INDIVIDUAL OR A COMPANY HAS VIOLATED ANY OF THE RULES
10	PROMULGATED BY THE BOARD PURSUANT TO SECTION 25-18.5-102, THE
11	DEPARTMENT SHALL NOTIFY THE INDIVIDUAL OR COMPANY. THE
12	DEPARTMENT SHALL SPECIFY IN THE NOTICE THE RULE ALLEGED TO HAVE
13	BEEN VIOLATED AND THE FACTS ALLEGED TO CONSTITUTE THE VIOLATION.
14	(b) The department shall either:
15	(I) SEND THE NOTICE BY CERTIFIED OR REGISTERED MAIL, RETURN
16	RECEIPT REQUESTED, TO THE ALLEGED VIOLATOR'S LAST-KNOWN
17	ADDRESS; OR
18	(II) PERSONALLY SERVE THE NOTICE UPON THE ALLEGED VIOLATOR
19	OR THE ALLEGED VIOLATOR'S AGENT.
20	(c) The alleged violator has thirty days following
21	RECEIPT OF THE NOTICE TO SUBMIT A WRITTEN RESPONSE CONTAINING
22	DATA, VIEWS, AND ARGUMENTS CONCERNING THE ALLEGED VIOLATION
23	AND POTENTIAL CORRECTIVE ACTIONS.
24	(d) WITHIN FIFTEEN DAYS AFTER RECEIVING NOTICE OF AN
25	ALLEGED VIOLATION, THE ALLEGED VIOLATOR MAY REQUEST AN
26	INFORMAL CONFERENCE WITH DEPARTMENT PERSONNEL TO DISCUSS THE
27	NOTICE. THE DEPARTMENT SHALL HOLD THE INFORMAL CONFERENCE

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1	WITHIN THE THIRTY-DAY PERIOD ALLOWED FOR A WRITTEN RESPONSE, AS
2	SET FORTH IN PARAGRAPH (c) OF THIS SUBSECTION (2).
3	(e) After consideration of any written response and
4	INFORMAL CONFERENCE, THE DEPARTMENT SHALL ISSUE A LETTER, WITHIN
5	THIRTY DAYS AFTER THE DATE OF THE INFORMAL CONFERENCE OR
6	WRITTEN RESPONSE, WHICHEVER IS LATER, AFFIRMING OR DISMISSING THE
7	VIOLATION. IF THE DEPARTMENT AFFIRMS THE VIOLATION, THE
8	DEPARTMENT SHALL ISSUE AN ADMINISTRATIVE ORDER WITHIN ONE
9	HUNDRED EIGHTY DAYS AFTER THE TIME FOR A WRITTEN RESPONSE HAS
10	EXPIRED. THE ADMINISTRATIVE ORDER MUST INCLUDE ANY REMAINING
11	CORRECTIVE ACTIONS THAT THE VIOLATOR SHALL TAKE AND ANY
12	ADMINISTRATIVE PENALTY THAT THE DEPARTMENT DETERMINES IS
13	APPROPRIATE.
14	(f) THE DEPARTMENT SHALL SERVE AN ADMINISTRATIVE ORDER
15	ISSUED PURSUANT TO THIS SECTION UPON THE INDIVIDUAL OR COMPANY
16	THAT IS THE SUBJECT OF THE ORDER BY PERSONAL SERVICE OR BY
17	REGISTERED MAIL, RETURN RECEIPT REQUESTED, AT THE INDIVIDUAL'S OR
18	COMPANY'S LAST-KNOWN ADDRESS. AN ORDER MAY BE PROHIBITORY OR
19	MANDATORY IN EFFECT. THE ORDER IS EFFECTIVE IMMEDIATELY UPON
20	ISSUANCE, UNLESS OTHERWISE PROVIDED IN THE ORDER.
21	(g) In determining the amount of an administrative
22	PENALTY, THE DEPARTMENT SHALL CONSIDER THE FOLLOWING FACTORS:
23	(I) THE SERIOUSNESS OF THE VIOLATION;
24	(II) WHETHER THE VIOLATION WAS INTENTIONAL, RECKLESS, OR
25	NEGLIGENT;
26	(III) ANY IMPACT ON, OR THREAT TO, THE PUBLIC HEALTH OR
27	ENVIRONMENT AS A RESULT OF THE VIOLATION;

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1	(IV) THE VIOLATOR'S DEGREE OF RECALCITRANCE, IF ANY;
2	(V) WHETHER THE VIOLATOR HAS HAD ANY PRIOR VIOLATIONS
3	AND, IF SO, THE NATURE AND SEVERITY OF ANY PRIOR VIOLATION OR
4	<u>VIOLATIONS;</u>
5	(VI) THE ECONOMIC BENEFIT THE VIOLATOR RECEIVED AS A
6	RESULT OF THE VIOLATION;
7	(VII) WHETHER THE VIOLATOR VOLUNTARILY, TIMELY, AND
8	COMPLETELY DISCLOSED THE VIOLATION BEFORE THE DEPARTMENT
9	DISCOVERED IT;
10	(VIII) WHETHER THE VIOLATOR FULLY AND PROMPTLY
11	COOPERATED WITH THE DEPARTMENT FOLLOWING DISCLOSURE OR
12	DISCOVERY OF THE VIOLATION; AND
13	(IX) Any other relevant aggravating or mitigating
14	<u>CIRCUMSTANCES.</u>
15	(3) Whenever the department determines that an
16	INDIVIDUAL OR A COMPANY HAS BEEN GROSSLY NONCOMPLIANT WITH THE
17	RULES PROMULGATED BY THE BOARD PURSUANT TO SECTION 25-18.5-102,
18	THE DEPARTMENT MAY:
19	(a) Suspend or revoke the individual's or company's
20	CERTIFICATION FOR THE ASSESSMENT, DECONTAMINATION, OR SAMPLING
21	OF ILLEGAL DRUG LABORATORIES, AS THE BOARD HAS DEFINED
22	"ASSESSMENT", "DECONTAMINATION", AND "SAMPLING" PURSUANT TO
23	<u>SECTION 25-18.5-102; OR</u>
24	(b) SUSPEND OR REVOKE THE APPROVAL OF AN INDIVIDUAL OR A
25	COMPANY THAT PROVIDES TRAINING FOR CONSULTANTS OR CONTRACTORS
26	PERFORMING ASSESSMENT, DECONTAMINATION, OR SAMPLING OF ILLEGAL
27	DRUG LABORATORIES

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1	25-18.5-108. Judicial review. The DEPARTMENT'S DECISIONS ARE
2	SUBJECT TO JUDICIAL REVIEW PURSUANT TO SECTION 24-4-106, C.R.S.
3	SECTION 4. In Colorado Revised Statutes, 38-35.7-103, amend
4	(2) (c) and (4) as follows:
5	38-35.7-103. Disclosure - methamphetamine laboratory.
6	(2) (c) If the seller receives the notice referred to in paragraph (b) of this
7	subsection (2) or if the seller receives the notice referred to in paragraph
8	(a) of this subsection (2) and does not elect to have the property retested
9	pursuant to paragraph (b) of this subsection (2), then an illegal drug
10	laboratory used to manufacture methamphetamine shall be deemed to
11	have been discovered. and the owner shall be deemed to have received
12	notice pursuant to section 25-18.5-103 (1) (a), C.R.S. Nothing in this
13	section shall prohibit PROHIBITS a buyer from purchasing the property and
14	assuming liability pursuant to section 25-18.5-103, C.R.S., if, on the date
15	of closing, the buyer provides notice to the department of public health
16	and environment of the purchase and assumption of liability and if the
17	remediation required by section 25-18.5-103, C.R.S., is completed within
18	ninety days after the date of closing.
19	(4) If the seller became BECOMES aware that the property was
20	once used for the production of methamphetamine and HE OR SHE
21	REMEDIATES the property was remediated in accordance with the
22	standards established pursuant to section 25-18.5-102, C.R.S., and
23	evidence of such remediation was received by the applicable governing
24	body in RECEIVES CERTIFICATES OF compliance with the documentation
25	requirements established pursuant to section 25-18.5-102 25-18.5-103,
26	<u>C.R.S., then:</u>
27	(a) The seller shall IS not be required to disclose that the property

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1	was used as a methamphetamine laboratory to a buyer; and
2	(b) The property shall be removed from IS NO LONGER ELIGIBLE
3	FOR INCLUSION IN any government-sponsored informational service listing
4	properties that have been used for the production of methamphetamine.
5	SECTION 5. Appropriation. (1) In addition to any other
6	appropriation, there is hereby appropriated, out of any moneys in the
7	methamphetamine laboratory clean-up cash fund created in section
8	25-18.5-103.5 (1), Colorado Revised Statutes, not otherwise appropriated,
9	to the department of public health and environment, for the fiscal year
10	beginning July 1, 2012, the sum of \$210,920 and 1.2 FTE, or so much
11	thereof as may be necessary, to be allocated for the implementation of this
12	act as follows:
13	(a) \$91,802 and 1.2 FTE for the hazardous waste control program,
14	personal services;
15	(b) \$103,976 for the hazardous waste control program, operating
16	expenses; and
17	(c) \$15,142 for the hazardous materials and waste management
18	division, purchase of legal services.
19	(2) In addition to any other appropriation, there is hereby
20	appropriated to the department of law, for the fiscal year beginning July
21	1, 2012, the sum of \$15,142 and 0.1 FTE, or so much thereof as may be
22	necessary, for the provision of legal services for the department of public
23	health and environment related to the implementation of this act. Said
24	sum is from reappropriated funds received from the department of public
25	health and environment out of the appropriation made in paragraph (c) of
26	subsection (1) of this section.
27	<b>SECTION 6.</b> Applicability. The provisions of this act apply to

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- 1 <u>offenses committed on or after the effective date of this act.</u>
- 2 SECTION 7. Safety clause. The general assembly hereby finds,
- determines, and declares that this act is necessary for the immediate
- 4 preservation of the public peace, health, and safety.

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