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

## **PREAMENDED**

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 01-0618.01 Christy Chase

**HOUSE BILL** 01-1160

#### **HOUSE SPONSORSHIP**

**Romanoff,** Plant, Borodkin, Boyd, Coleman, Larson, Mace, Madden, Ragsdale, Scott, Sinclair, Smith, Stafford, Williams S., and Witwer

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#### A BILL FOR AN ACT

CONCERNING ENERGY-EFFICIENT STANDARDS FOR CERTAIN NEW OUTDOOR LIGHTING FIXTURES FUNDED BY THE STATE.

### **Bill Summary**

(Note: This summary applies to this bill as introduced and does not necessarily reflect any amendments that may be subsequently adopted.)

Authorizes the use of state funds to install any new outdoor lighting fixture only if:

- For outdoor lighting fixtures with a rated output greater than a certain level of lumens, the new outdoor lighting fixture is a full cutoff luminaire;
- The minimum illuminance adequate for the intended purpose is used with consideration given to nationally recognized standards;

- Full consideration has been given to energy conservation, glare reduction, the minimization of light trespass and pollution, and the preservation of the natural night environment: and
- For purposes of lighting state highways, the department of transportation determines that the installation of reflective road markers, lines, warning or informational signs, or other methods that do not require the use of artificial lighting will not achieve the purpose of an outdoor lighting fixture.

Makes exceptions when:

- Federal law or regulation preempts the restrictions;
- The outdoor lighting fixture is used temporarily for emergency purposes;
- The outdoor lighting fixture is used temporarily for nighttime work;
- Additional illumination is required for a special event or situation as long as the lighting is installed so as to shield the fixture from direct view and to minimize upward lighting and light pollution;
- The outdoor lighting fixture is used solely to enhance the aesthetic beauty of an object; or
- A compelling safety interest exists that cannot be addressed by another method.

Makes legislative declarations regarding the standards for new outdoor lighting fixtures, including an encouragement for local governments and commercial establishments to comply with the standards.

Defines terms.

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

2 **SECTION 1. Legislative declaration.** (1) The general assembly

3 hereby finds and declares that:

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- 4 (a) Energy costs in the state have been on the rise in recent years 5 due in part to increased energy consumption and decreased energy 6 efficiency and conservation.
  - (b) Properly directed lighting can save up to fifty percent in operation costs, resulting in a more efficient use of tax dollars to pay for state-funded light fixtures.

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1	(c) Improperly aimed lighting can produce unsafe conditions such
2	as glare and deep shadows and can contribute to light pollution of the
3	night sky.
4	(d) Properly aimed lighting can minimize light trespass and
5	pollution, reduce glare, and improve the view of the night sky, thereby
6	preserving one of Colorado's natural resources.
7	(e) It is the declared policy of the state of Colorado to conserve
8	energy, reduce glare, and minimize light trespass and pollution, and
9	requiring state agencies and encouraging local governments and
10	commercial entities, when installing new outdoor lighting fixtures, to use
11	certain types of outdoor lighting fixtures that conserve energy, reduce
12	glare, and minimize light trespass and pollution is necessary to advance
13	such policy.
14	<b>SECTION 2.</b> Article 82 of title 24, Colorado Revised Statutes, is
15	amended BY THE ADDITION OF A NEW PART to read:
16	PART 9
17	OUTDOOR LIGHTING FIXTURES
18	<b>24-82-901. Definitions.</b> As used in this part 9, unless the
19	CONTEXT OTHERWISE REQUIRES:
20	(1) "Energy conservation" means reducing energy costs
21	AND RESOURCES USED AND INCLUDES USING A LIGHT WITH LOWER
22	WATTAGE OR A TIMER SWITCH.
23	(2) "FULL CUTOFF LUMINAIRE" MEANS A LUMINAIRE THAT ALLOWS
24	NO DIRECT LIGHT EMISSIONS ABOVE A HORIZONTAL PLANE THROUGH THE
25	LUMINAIRE'S LOWEST LIGHT-EMITTING PART.
26	(3) "GLARE" MEANS DIRECT LIGHT EMITTING FROM A LUMINAIRE
27	THAT CAUSES REDUCED VISION OR MOMENTARY BLINDNESS.

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1	(4) "LIGHT POLLUTION" MEANS THE NIGHT SKY GLOW CAUSED BY
2	THE SCATTERING OF ARTIFICIAL LIGHT IN THE ATMOSPHERE.
3	(5) "LIGHT TRESPASS" MEANS LIGHT EMITTED BY A LUMINAIRE
4	THAT SHINES BEYOND THE BOUNDARIES OF THE PROPERTY ON WHICH THE
5	LUMINAIRE IS LOCATED.
6	(6) "LUMINAIRE" MEANS THE COMPLETE LIGHTING SYSTEM,
7	INCLUDING THE LAMP AND THE FIXTURE.
8	(7) (a) "OUTDOOR LIGHTING FIXTURE" MEANS ANY TYPE OF FIXED
9	OR MOVABLE LIGHTING EQUIPMENT THAT IS DESIGNED OR USED FOR
10	ILLUMINATION OUTDOORS AND INCLUDES:
11	(I) AREA LIGHTING; AND
12	(II) BILLBOARD LIGHTING, STREET LIGHTS, SEARCHLIGHTS, AND
13	OTHER LIGHTING USED FOR ADVERTISING PURPOSES.
14	(b) "OUTDOOR LIGHTING FIXTURE" DOES NOT INCLUDE LIGHTING
15	EQUIPMENT THAT IS REQUIRED BY LAW TO BE INSTALLED ON MOTOR
16	VEHICLES OR LIGHTING REQUIRED FOR THE SAFE OPERATION OF AIRCRAFT
17	OR WATERCRAFT.
18	(8) "SPECIAL EVENT OR SITUATION" INCLUDES, BUT IS NOT LIMITED
19	TO, SPORTING EVENTS AND THE ILLUMINATION OF MONUMENTS, HISTORIC
20	STRUCTURES, OR FLAGS.
21	24-82-902. Outdoor lighting fixtures funded by the state -
22	standards. (1) On or after July 1, 2002, any new outdoor lighting
23	FIXTURE INSTALLED BY OR ON BEHALF OF THE STATE USING STATE FUNDS
24	SHALL MEET AT LEAST THE FOLLOWING REQUIREMENTS:
25	(a) FOR OUTDOOR LIGHTING FIXTURES WITH A RATED OUTPUT
26	GREATER THAN THREE THOUSAND TWO HUNDRED LUMENS, THE FIXTURE IS
27	A FULL CUTOFF LUMINAIRE;

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1	(b) The minimum illuminance adequate for the intended
2	PURPOSE IS USED WITH CONSIDERATION GIVEN TO RECOGNIZED
3	STANDARDS, INCLUDING, BUT NOT LIMITED TO, RECOMMENDED PRACTICES
4	ADOPTED BY THE ILLUMINATING ENGINEERING SOCIETY OF NORTH
5	AMERICA (IESNA);
6	(c) FULL CONSIDERATION HAS BEEN GIVEN TO ENERGY
7	CONSERVATION, GLARE REDUCTION, THE MINIMIZATION OF LIGHT
8	POLLUTION, AND THE PRESERVATION OF THE NATURAL NIGHT
9	ENVIRONMENT; AND
10	(d) FOR PURPOSES OF LIGHTING A DESIGNATED HIGHWAY IN THE
11	STATE HIGHWAY SYSTEM, THE DEPARTMENT OF TRANSPORTATION
12	DETERMINES THAT THE PURPOSE OF THE OUTDOOR LIGHTING FIXTURE
13	CANNOT BE ACHIEVED BY THE INSTALLATION OF REFLECTIVE ROAD
14	MARKERS, LINES, WARNING OR INFORMATIONAL SIGNS, OR OTHER
15	EFFECTIVE METHODS THAT DO NOT REQUIRE THE USE OF ARTIFICIAL LIGHT.
16	(2) THE PROVISIONS OF SUBSECTION (1) OF THIS SECTION SHALL
17	NOT APPLY IF:
18	(a) A FEDERAL LAW OR REGULATION PREEMPTS STATE LAW;
19	(b) THE OUTDOOR LIGHTING FIXTURE IS USED ON A TEMPORARY
20	BASIS TO PROVIDE ILLUMINATION FOR EMERGENCY PERSONNEL IN AN
21	EMERGENCY SITUATION;
22	(c) The outdoor lighting fixture is used on a temporary
23	BASIS FOR NIGHTTIME WORK;
24	(d) ADDITIONAL ILLUMINATION IS REQUIRED FOR A SPECIAL EVENT
25	OR SITUATION; EXCEPT THAT ANY ADDITIONAL ILLUMINATION REQUIRED
26	FOR A SPECIAL EVENT OR SITUATION SHALL BE INSTALLED SO AS TO SHIELD
27	THE OUTDOOR LIGHTING FIXTURES FROM DIRECT VIEW AND TO MINIMIZE

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1	UPWARD LIGHTING AND LIGHT POLLUTION;
2	(e) THE OUTDOOR LIGHTING FIXTURE IS USED SOLELY TO ENHANCE
3	THE AESTHETIC BEAUTY OF AN OBJECT; OR
4	(f) A COMPELLING SAFETY INTEREST EXISTS THAT CANNOT BE
5	ADDRESSED BY ANOTHER METHOD.
6	(3) THE PROVISIONS OF SUBSECTION (1) OF THIS SECTION SHALL
7	SERVE ONLY AS GUIDELINES FOR AND SHALL NOT BE BINDING ON ANY STATE
8	PRISON FACILITY OR ANY PRIVATE CONTRACT PRISON IN THE STATE.
9	<b>SECTION 3. Effective date.</b> This act shall take effect at 12:01
10	a.m. on the day following the expiration of the ninety-day period after
11	final adjournment of the general assembly that is allowed for submitting
12	a referendum petition pursuant to article V, section 1 (3) of the state
13	constitution; except that, if a referendum petition is filed against this act
14	or an item, section, or part of this act within such period, then the act,
15	item, section, or part, if approved by the people, shall take effect on the
16	date of the official declaration of the vote thereon by proclamation of the
17	governor.

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