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

## **INTRODUCED**

LLS NO. 08-0574.01 Thomas Morris

**HOUSE BILL 08-1161** 

#### **HOUSE SPONSORSHIP**

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	A BILL FOR AN ACT
101	CONCERNING AN INCREASE IN THE REGULATORY AUTHORITY OF THE
102	MINED LAND RECLAMATION BOARD OVER MINING, AND, IN
103	CONNECTION THEREWITH, ENSURING THE PROTECTION OF
104	GROUND WATER AND PUBLIC HEALTH.

### **Bill Summary**

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

Defines "in situ mining" and "in situ leach mining". Requires the reclamation of lands affected by in situ leach mining. Specifies that uranium mining is a type of designated mining operation. Requires all in situ leach mining of uranium to restore all affected ground water to its

premining quality for all constituents. In the case of in situ leach mining, requires restoration of ground water to begin immediately upon any cessation of extraction or production. Requires all operators to reclaim all affected surface and ground water. Requires applicants for in situ leach mining permits to notify the owners of record of lands within 3 miles of the affected land.

Requires the mined land reclamation board (board) to:

- Require, as a condition of permit issuance, that the applicant for an in situ leach mining operation pay for an initial site characterization and ongoing monitoring of the affected land and affected surface and ground water;
- Deny a permit if the applicant fails to demonstrate that reclamation can and will be accomplished; and
- Deny a permit for in situ leach mining unless the applicant submits competent evidence of at least 5 similar mining operations that did not result in ground water contamination.

Authorizes the board to deny a permit:

- Based on uncertainty about the feasibility of reclamation;
- If the existing or reasonably foreseeable potential future uses of the affected ground water include domestic or agricultural uses;
- If the applicant has previously violated the reclamation laws and any violation remains unabated; or
- If the applicant has demonstrated a pattern of willful violations of environmental protection requirements.

Requires notification to the office of mined land reclamation of any failure or imminent failure of certain listed mining structures within 24 hours after such failure or the discovery of an imminent failure. Expands the list of such mining structures.

- 1 Be it enacted by the General Assembly of the State of Colorado:
- 2 **SECTION 1.** 34-32-103 (3.5) and (8), Colorado Revised Statutes,
- are amended, and the said 34-32-103 is further amended BY THE
- 4 ADDITION OF THE FOLLOWING NEW SUBSECTIONS, to read:
- 5 **34-32-103. Definitions.** As used in this article, unless the context
- 6 otherwise requires:
- 7 (3.5) (a) "Designated mining operation" means a mining operation
- 8 at which:

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1	(I) Toxic or acidic chemicals used in extractive metallurgical
2	processing are present on site; or
3	(II) Acid- or toxic-forming materials will be exposed or disturbed
4	as a result of mining operations; OR
5	(III) URANIUM IS PRODUCED OR EXTRACTED, EITHER BY IN SITU
6	LEACH MINING OR BY CONVENTIONAL UNDERGROUND OR OPEN PIT MINING
7	TECHNIQUES.
8	(b) The various types of designated mining operations are
9	identified in section 34-32-112.5. Such mining operations exclude
10	operations which do not use toxic or acidic chemicals in processing for
11	purposes of extractive metallurgy and which will not cause acid mine
12	<del>drainage.</del>
13	(5.7) "IN SITU LEACH MINING" MEANS IN SITU MINING THROUGH
14	THE IN-PLACE DISSOLUTION OF MINERAL COMPONENTS OF AN ORE DEPOSIT
15	BY CAUSING A CHEMICAL LEACHING SOLUTION, USUALLY AQUEOUS, TO
16	TRICKLE DOWNWARD OR TO BE PUMPED DOWN WELLS THROUGH THE ORE
17	BODY AND THEN REMOVING THE MINERAL-CONTAINING SOLUTION FOR
18	RECOVERY OF THE MINERAL VALUES; EXCEPT THAT IN SITU LEACH MINING
19	DOES NOT INCLUDE IN SITU MINING FOR SODIUM MINERALS OR OIL SHALE.
20	(5.8) "In situ mining" means the in-place recovery of a
21	MINERAL BY MEANS OTHER THAN OPEN MINING OR UNDERGROUND MINING.
22	(8) "Mining operation" means the development or extraction of a
23	mineral from its natural occurrences on affected land. The term "MINING
24	OPERATION" includes, but is not limited to, open mining, and IN SITU
25	MINING, IN SITU LEACH MINING, surface operation OPERATIONS, and the
26	disposal of refuse from underground and in situ mining. The term
27	"MINING OPERATION" ALSO includes the following operations on affected

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1	lands: Transportation; concentrating; milling; evaporation; and other
2	processing. The term "MINING OPERATION" does not include: The
3	exploration and extraction of natural petroleum in a liquid or gaseous
4	state by means of wells or pipe; the development or extraction of coal; the
5	extraction of geothermal resources; OR smelting, refining, cleaning,
6	preparation, transportation, and other off-site operations not conducted on
7	affected land.
8	SECTION 2. The introductory portion to 34-32-110 (2) (a),
9	Colorado Revised Statutes, is amended to read:
10	34-32-110. Limited impact operations - expedited process.
11	(2) (a) Any person desiring to conduct mining operations on less than ten
12	acres, which mining operations will result in the extraction of less than
13	seventy thousand tons of mineral or overburden per calendar year, prior
14	to commencement of mining, shall file with the office, on a form
15	approved by the board, an application for a permit to conduct mining
16	operations; EXCEPT THAT APPLICATIONS FOR IN SITU LEACH MINING SHALL
17	BE FILED PURSUANT TO SECTION 34-32-112.5 (3) (d). This application
18	shall contain the following:
19	<b>SECTION 3.</b> The introductory portion to 34-32-112 (3),
20	34-32-112 (3) (a), the introductory portion to 34-32-112 (3) (e), and
21	34-32-112 (10) (c), Colorado Revised Statutes, are amended to read:
22	34-32-112. Application for reclamation permit - changes in
23	permits - fees - notice. (3) The reclamation plan shall include
24	provisions for, or satisfactory explanation of, all general requirements for
25	the type of reclamation proposed to be implemented by the operator.
26	Reclamation shall be required on FOR all the affected land AND ALL
27	AFFECTED SURFACE AND GROUND WATER. The reclamation plan shall

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1	include:
2	(a) A description of the types of reclamation the operator proposes
3	to achieve in the reclamation of the affected land, AFFECTED SURFACE
4	WATER, AND AFFECTED GROUND WATER, why each was chosen, and the
5	amount of acreage accorded to each;
6	(e) A map of all of the proposed affected land AND AFFECTED
7	SURFACE AND GROUND WATER by all phases of the total scope of the
8	mining operation. It shall indicate the following:
9	(10) (c) In addition, the applicant shall mail a copy of such notice
10	immediately after first publication to all owners of record of the surface
11	rights of the affected land, to the owners of record of immediately
12	adjacent lands, TO THE OWNERS OF RECORD OF LANDS WITHIN THREE MILES
13	OF AFFECTED LAND IN THE CASE OF A PROPOSED IN SITU LEACH MINING
14	OPERATION, and to any other persons who are owners of record that may
15	be designated by the board that might be affected by the proposed mining
16	operation. Proof of such notice and mailing, such as certified mail with
17	return receipt requested where possible, shall be provided to the board or
18	the office and become part of the application.
19	SECTION 4. 34-32-112.5 (3) (d), Colorado Revised Statutes, is
20	amended, and the said 34-32-112.5 is further amended BY THE
21	ADDITION OF A NEW SUBSECTION, to read:
22	<b>34-32-112.5. Designated mining operation - rules.</b> (3) When
23	promulgating rules governing designated mining operations, the board
24	shall consider the economic reasonableness, the technical feasibility, and

the level or degree of any environmental concerns which may result from:

SITU LEACH MINING AND URANIUM MINING OPERATIONS, which shall be

(d) Any other designated mining operation, INCLUDING ANY IN

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- 1 referred to AS "112d-3" permits.
- 2 (5) (a) THE BOARD SHALL REQUIRE AS A CONDITION OF PERMIT
- 3 ISSUANCE THAT THE APPLICANT FOR AN IN SITU LEACH MINING OPERATION
- 4 SUBMIT A PLAN FOR AN INITIAL SITE CHARACTERIZATION AND ONGOING
- 5 MONITORING OF THE AFFECTED LAND AND AFFECTED SURFACE AND
- 6 GROUND WATER. THE BOARD OR THE OFFICE SHALL SELECT THE
- 7 CONTRACTOR TO CONDUCT THE CHARACTERIZATION AND ONGOING
- 8 MONITORING, AND THE APPLICANT SHALL PAY FOR THE COSTS
- 9 REASONABLY INCURRED BY THE CONTRACTOR IN CONDUCTING THE
- 10 CHARACTERIZATION AND ONGOING MONITORING. THE CONTRACTOR
- 11 SHALL BE SELECTED THROUGH A QUALIFICATIONS-BASED SELECTION
- PROCESS DESIGNED TO ENSURE A LACK OF ANY BIAS AND TO ENSURE
- 13 SUBSTANTIAL EXPERIENCE IN THE DESIGN AND IMPLEMENTATION OF
- 14 SCIENTIFICALLY DEFENSIBLE GROUND WATER, SURFACE WATER, AND
- 15 ENVIRONMENTAL MONITORING PROJECTS. THE CONTRACTOR SHALL
- 16 EXERCISE ITS PROFESSIONAL JUDGMENT INDEPENDENTLY OF THE BOARD
- 17 AND THE OFFICE. THE BOARD'S AND THE OFFICE'S EXERCISING OF THEIR
- DUTIES UNDER THIS SUBSECTION (5) SHALL NOT BE CONSTRUED TO:
- 19 (I) SUBJECT A CONTRACTOR TO THE CONTROL OF THE BOARD OR
- 20 OFFICE:
- 21 (II) Create any partnership, joint venture, or other
- 22 AGENCY RELATIONSHIP BETWEEN A CONTRACTOR AND THE BOARD OR
- OFFICE; OR
- 24 (III) GIVE OR ALLOW ANY CLAIM OR RIGHT OF ACTION
- 25 WHATSOEVER BY ANY THIRD PERSON.
- 26 (b) The contractor shall design and conduct a
- 27 SCIENTIFICALLY DEFENSIBLE GROUND WATER, SURFACE WATER, AND

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1	ENVIRONMENTAL BASELINE CHARACTERIZATION AND MONITORING PLAN
2	FOR THE PROPOSED MINING OPERATION. THIS PLAN SHALL BE DESIGNED IN
3	SUCH A MANNER AS TO:
4	(I) THOROUGHLY AND COMPLETELY CHARACTERIZE PREMINING
5	SITE CONDITIONS;
6	(II) DETECT ANY SUBSURFACE EXCURSIONS OF CHEMICALS USED
7	IN OR MOBILIZED BY IN SITU LEACH MINING DURING THE MINING
8	OPERATIONS; AND
9	(III) EVALUATE THE EFFECTIVENESS OF POSTMINING RECLAMATION
10	AND GROUND WATER RESTORATION PLANS.
11	(c) THE DESIGN AND OPERATION OF THE BASELINE
12	CHARACTERIZATION AND MONITORING PLAN, TOGETHER WITH ALL
13	INFORMATION COLLECTED IN ACCORDANCE WITH THE PLAN, SHALL BE A
14	MATTER OF PUBLIC RECORD.
15	(d) In the case of in situ leach mining, restoration of
16	GROUND WATER SHALL BEGIN IMMEDIATELY UPON CESSATION, WHETHER
17	TEMPORARY OR PERMANENT, OF EXTRACTION OR PRODUCTION.
18	SECTION 5. 34-32-115, Colorado Revised Statutes, is amended
19	BY THE ADDITION OF A NEW SUBSECTION to read:
20	<b>34-32-115. Action by board - appeals.</b> (5) (a) The board or
21	THE OFFICE MAY DENY A PERMIT BASED ON UNCERTAINTY ABOUT THE
22	FEASIBILITY OF RECLAMATION AND SHALL DENY A PERMIT IF THE
23	APPLICANT FAILS TO DEMONSTRATE THAT RECLAMATION CAN AND WILL
24	BE ACCOMPLISHED IN COMPLIANCE WITH THIS ARTICLE, INCLUDING THE
25	PROTECTION OF GROUND WATER AND OTHER ENVIRONMENTAL RESOURCES
26	AND HUMAN HEALTH.
27	(b) THE BOARD OR THE OFFICE SHALL DENY A PERMIT FOR IN SITU

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1	LEACH MINING:
2	(I) UNLESS THE APPLICANT SUBMITS SUBSTANTIAL EVIDENCE OF
3	AT LEAST FIVE IN SITU LEACH MINING OPERATIONS THAT HAVE OPERATED
4	FOR AT LEAST FIVE YEARS, THAT HAVE CEASED OPERATIONS FOR AT LEAST
5	FIVE YEARS, AND THAT DID NOT RESULT IN ANY LEAKAGE, VERTICAL OR
6	LATERAL MIGRATION, OR EXCURSION OF ANY LEACHING SOLUTIONS OR
7	GROUND-WATER-CONTAINING MINERALS, RADIONUCLIDES, OR OTHER
8	CONSTITUENTS MOBILIZED, LIBERATED, OR INTRODUCED BY THE IN SITU
9	LEACH MINING PROCESS INTO ANY GROUND WATER OUTSIDE OF THE
10	INTENDED IN SITU LEACH MINING AREA; OR
11	(II) IF THE APPLICANT FAILS TO DEMONSTRATE BY SUBSTANTIAL
12	EVIDENCE THAT IT WILL RESTORE ALL AFFECTED GROUND WATER TO ITS
13	PREMINING QUALITY FOR ALL CONSTITUENTS.
14	(c) THE BOARD OR THE OFFICE MAY DENY OR REVOKE A PERMIT IF:
15	(I) THE APPLICANT, AN AFFILIATE, OFFICER, OR DIRECTOR OF THE
16	APPLICANT, THE OPERATOR, OR CLAIM HOLDER HAS DEMONSTRATED A
17	PATTERN OF WILLFUL VIOLATIONS OF THE ENVIRONMENTAL PROTECTION
18	REQUIREMENTS OF THIS ARTICLE, RULES PROMULGATED PURSUANT TO THIS
19	ARTICLE, A PERMIT ISSUED PURSUANT TO THIS ARTICLE, OR AN ANALOGOUS
20	LAW, RULE, OR PERMIT ISSUED BY ANOTHER STATE, THE UNITED STATES,
21	OR A FOREIGN JURISDICTION;
22	(II) THE EXISTING OR REASONABLY FORESEEABLE POTENTIAL
23	FUTURE USES FOR ANY POTENTIALLY AFFECTED GROUND WATER,
24	WHETHER CLASSIFIED OR UNCLASSIFIED PURSUANT TO SECTION 25-8-203,
25	C.R.S., INCLUDES DOMESTIC OR AGRICULTURAL USES; OR
26	(III) (A) EXCEPT AS SPECIFIED IN SUB-SUBPARAGRAPH (B) OF THIS

SUBPARAGRAPH (III), THE APPLICANT OR ANY AFFILIATE, OFFICER, OR

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1	DIRECTOR OF THE APPLICANT HAS PREVIOUSLY VIOLATED THIS ARTICLE.
2	RULES PROMULGATED PURSUANT TO THIS ARTICLE, A PERMIT ISSUED
3	PURSUANT TO THIS ARTICLE, OR AN ANALOGOUS LAW, RULE, OR PERMIT
4	ISSUED BY ANOTHER STATE, THE UNITED STATES, OR A FOREIGN
5	JURISDICTION.
6	(B) THE BOARD OR OFFICE MAY CONDITIONALLY ISSUE OR
7	REINSTATE A PERMIT IF THE APPLICANT SUBMITS PROOF THAT THE
8	VIOLATION REFERRED TO IN SUB-SUBPARAGRAPH (A) OF THIS
9	SUBPARAGRAPH (III) HAS BEEN CORRECTED OR IS IN THE PROCESS OF
10	BEING CORRECTED TO THE SATISFACTION OF THE BOARD OR IF THE
11	APPLICANT SUBMITS PROOF THAT THE APPLICANT HAS FILED AND IS
12	PRESENTLY PURSUING A DIRECT ADMINISTRATIVE OR JUDICIAL APPEAL TO
13	CONTEST THE VALIDITY OF THE ALLEGED VIOLATION. FOR PURPOSES OF
14	THIS SUB-SUBPARAGRAPH (B), A DIRECT ADMINISTRATIVE OR JUDICIAL
15	APPEAL TO CONTEST THE VALIDITY OF THE ALLEGED VIOLATION SHALL
16	NOT INCLUDE AN APPEAL OF AN APPLICANT'S RELATIONSHIP TO AN
17	AFFILIATE. IF THE VIOLATION IS NOT SUCCESSFULLY ABATED OR IF THE
18	VIOLATION IS UPHELD ON APPEAL, THE BOARD OR OFFICE SHALL REVOKE
19	OR DENY THE CONDITIONAL PERMIT ISSUED OR REINSTATED PURSUANT TO
20	THIS SUB-SUBPARAGRAPH (B).
21	SECTION 6. The introductory portion to 34-32-116 (7) (q) and
22	34-32-116 (7) (q) (III), Colorado Revised Statutes, are amended, and the
23	said 34-32-116 is further amended BY THE ADDITION OF A NEW
24	SUBSECTION, to read:
25	34-32-116. Duties of operators - reclamation plans.
26	(7) Reclamation plans and the implementation thereof shall conform to
27	the following general requirements:

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(q) All reclamation provided for in this section shall be carried to completion by the operator with all reasonable diligence and shall be conducted concurrently with mining operations to the extent practicable, taking into consideration the mine plan, mine safety, economics, the availability of equipment and material, and other site-specific conditions relevant and unique to the affected land and to the postmining land use. Upon termination of the entire mining operation and in accordance with the reclamation plan, each phase of final reclamation shall be completed prior to the expiration of WITHIN five years after the date on which the operator advises the board that such phase has commenced, unless such period is extended by the board pursuant to section 34-32-112 (7); except that:

(III) (A) With the approval of the board and the owner of the land to be reclaimed, the operator may substitute land previously mined and owned by the operator not otherwise subject to reclamation under this article or, in the alternative, with the approval of the board and the owner of the land, reclamation of an equal number of acres of any lands previously mined but not owned by the operator if the operator has not previously abandoned unreclaimed mining lands. The board also has authority to grant, in the alternative, the reclamation of lesser or greater acreage so long as the cost of reclaiming such acreage is at least equivalent to the cost of reclaiming the original permit lands. If any area is so substituted, the operator shall submit a map of the substituted area, which map shall conform to all of the requirements with respect to other maps required by this article. Upon completion of reclamation of the substituted land, the operator shall be relieved of all obligations under this article with respect to the land for which substitution has been permitted.

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1	(B) Sub-subparagraph (A) of this subparagraph (III) shall
2	NOT APPLY TO IN SITU LEACH MINING.
3	(8) ALL URANIUM EXTRACTION OPERATIONS USING IN SITU LEACH
4	MINING OR RECOVERY METHODS, INCLUDING ANY INJECTION OF ANY
5	CHEMICALS DESIGNED TO MOBILIZE URANIUM RESOURCES, SHALL RESTORE
6	ALL AFFECTED GROUND WATER TO ITS PREMINING QUALITY FOR ALL
7	CONSTITUENTS. IN ESTABLISHING, DESIGNING, AND IMPLEMENTING A
8	GROUND WATER RESTORATION PLAN, THE MINE OPERATOR SHALL USE BEST
9	AVAILABLE TECHNOLOGY.
10	<b>SECTION 7.</b> 34-32-121.5, Colorado Revised Statutes, is
11	amended to read:
12	34-32-121.5. Reporting certain conditions. Any person engaged
13	in any A mining operation shall notify the office of any failure or
14	imminent failure as soon as reasonably practicable after such person has
15	knowledge of such condition, BUT IN NO EVENT MORE THAN
16	TWENTY-FOUR HOURS AFTER SUCH FAILURE OR THE DISCOVERY OF AN
17	IMMINENT FAILURE, of: Any impoundment, embankment, or slope that
18	poses a reasonable potential for danger to any persons or property or to
19	the environment; ANY STRUCTURE DESIGNED TO DETECT, PREVENT,
20	MINIMIZE, OR MITIGATE ADVERSE IMPACTS ON GROUND WATER; ANY
21	STRUCTURE USED IN CONNECTION WITH IN SITU LEACH MINING DESIGNED
22	TO DETECT, PREVENT, MINIMIZE, OR MITIGATE ADVERSE IMPACTS ON
23	HUMAN HEALTH, WILDLIFE, OR THE ENVIRONMENT; or any environmental
24	protection facility designed to contain or control chemicals or waste
25	which THAT are acid- or toxic-forming, as identified in the permit.
26	SECTION 8. Applicability. This act shall apply to mining
27	applications filed and mining operations occurring on or after the

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- 1 effective date of this act.
- 2 **SECTION 9. 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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