First Regular Session Seventy-first General Assembly STATE OF COLORADO

ENGROSSED

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

LLS NO. 17-0005.02 Jery Payne x2157

HOUSE BILL 17-1092

HOUSE SPONSORSHIP

Lebsock,

SENATE SPONSORSHIP

(None),

House Committees

Senate Committees

Business Affairs and Labor

101102

103

A BILL FOR AN ACT
CONCERNING CONTRACTS INVOLVING LICENSE ROYALTIES WITH
PROPRIETORS OF RETAIL ESTABLISHMENTS THAT PUBLICLY
PERFORM MUSIC.

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://leg.colorado.gov/.)

Section 1 of the bill expands the law covering contracts between performing rights societies and proprietors of retail establishments to cover investigations and negotiations between the two.

Current law gives a retail establishment 72 hours to consider and to rescind a contract with a performing rights society. **Section 2** changes

this standard to 3 business days. Section 2 also clarifies that the law governing these negotiations and contracts applies to representatives of these societies.

Section 3 forbids such a contract from requiring the proprietor to pay for times when another person is already paying licensing fees to publicly perform the music.

Section 4:

- ! Requires a performing rights society to publish a schedule of fees it charges a proprietor to license music for public performance.
- ! Requires a performing rights society to publish a catalog of musical works the society licenses. A link to the schedule must be filed with the secretary of state, who publishes the link
- ! Prohibits contracts made in violation of these provisions and declares such contracts void.

Section 5 authorizes the secretary of state to collect filing fees for the filings required by the bill.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, 6-13-102, amend (1) 3 as follows: 4 **6-13-102.** Scope of article. (1) (a) This article shall apply 13 5 APPLIES ONLY to THE FOLLOWING: 6 (I) A contract entered into between a performing rights society 7 and a proprietor; even if such society is licensed by the federal 8 communications commission, and 9 (II) INVESTIGATIONS AND NEGOTIATIONS RELATED TO A CONTRACT 10 OR PROSPECTIVE CONTRACT BETWEEN A PERFORMING RIGHTS SOCIETY 11 AND A PROPRIETOR. 12 (b) The rights, remedies, and prohibitions accorded by this article 13 shall be ARTICLE 13 ARE in addition to any other right, remedy, or 14 prohibition accorded by common law, federal law, or the laws of this state 15 and shall DO not be construed to deny, abrogate, or impair any such

-2- 1092

1	common-law or statutory right, remedy, or prohibition.
2	SECTION 2. In Colorado Revised Statutes, 6-13-103, amend (1)
3	introductory portion, (2), (3), (4) introductory portion, (4)(c)(V), and (5)
4	introductory portion; and add (4)(d) as follows:
5	6-13-103. Payment of royalties - contract requirements. (1) A
6	copyright owner or performing rights society may enter into a contract
7	requiring the payment of royalties by a proprietor ONLY if, at least
8	seventy-two hours THREE BUSINESS DAYS before the execution of such
9	THE contract, the following information is provided to the proprietor, in
10	writing:
11	(2) Notwithstanding subsection (1) of this section, a proprietor
12	may, in its sole discretion and without coercion or undue influence,
13	execute a contract for the payment of royalties before the expiration of the
14	seventy-two hour THREE-BUSINESS-DAY review period.
15	(3) A proprietor shall have HAS the right to rescind a contract for
16	the payment of royalties for a period of seventy-two hours THREE
17	BUSINESS DAYS after execution of such THE contract.
18	(4) TO BE ENFORCEABLE, a contract for the payment of the
19	royalties by a proprietor to a copyright owner or PERFORMING RIGHTS
20	society shall MUST:
21	(c) Include at least the following information:
22	(V) Notice of the seventy-two-hour THREE-BUSINESS-DAY
23	rescission period described in subsection (3) of this section.
24	(d) NOT CHARGE A PROPRIETOR ROYALTIES FOR PUBLIC
25	PERFORMANCES, AT THE ESTABLISHMENT, OF NONDRAMATIC MUSICAL
26	WORKS FOR WHICH ANOTHER ENTITY HAS ENTERED INTO A LICENSE WITH
27	THE PERFORMING RIGHTS SOCIETY THAT COVERS THE PERFORMANCES BY

-3-

1	THE PROPRIETOR.
2	(5) A copyright owner, A performing rights society, or an agent,
3	REPRESENTATIVE, or employee of a copyright owner or performing rights
4	society shall not:
5	SECTION 3. In Colorado Revised Statutes, 6-13-104 amend (2)
6	as follows:
7	6-13-104. Violations - penalties. (2) The prevailing party in any
8	action brought under this article ARTICLE 13 shall be awarded reasonable
9	attorney fees. If the prevailing party is a proprietor, such THE proprietor
10	may also recover the reasonable costs of such THE action and treble
11	damages, but in no event shall such THE proprietor be awarded less than
12	one TWO thousand dollars.
13	SECTION 4. In Colorado Revised Statutes, add part 2 to article
14	13 of title 6 as follows:
15	PART 2
16	REQUIRED DISCLOSURES
17	6-13-201. Filing and online publication of contracts and
18	royalty schedules. (1) A PERFORMING RIGHTS SOCIETY SHALL ANNUALLY
19	FILE WITH THE SECRETARY OF STATE AN ELECTRONIC COPY OF EACH FORM
20	CONTRACT LICENSING THE PUBLIC PERFORMANCE OF THE NONDRAMATIC
21	MUSICAL WORKS IN THE PERFORMING RIGHTS SOCIETY'S REPERTORY TO
22	PROPRIETORS IN THE STATE OF COLORADO, TOGETHER WITH THE
23	APPLICABLE SCHEDULE OF ROYALTY RATES PAYABLE UNDER EACH FORM
24	CONTRACT.
25	(2) A PERFORMING RIGHTS SOCIETY SHALL ALSO MAKE AVAILABLE,
26	AT NO CHARGE, BOTH THE CONTRACTS AND SCHEDULES OF ROYALTY
27	RATES THAT ARE REQUIRED TO BE FILED WITH THE SECRETARY OF STATE

-4- 1092

1	IN ACCORDANCE WITH SUBSECTION (1) OF THIS SECTION TO ANY
2	PROPRIETOR WITHIN COLORADO VIA A LINK TO THE SOCIETY'S WEBSITE
3	FROM THE SECRETARY OF STATE'S WEBSITE.
4	(3) Upon request of the secretary of state, each
5	PERFORMING RIGHTS SOCIETY SHALL PROVIDE TO THE SECRETARY OF
6	STATE INFORMATION ON A PROPRIETOR'S RIGHTS AND RESPONSIBILITIES
7	REGARDING THE PUBLIC PERFORMANCE OF NONDRAMATIC MUSICAL
8	WORKS, AND THE SECRETARY OF STATE SHALL POST THE INFORMATION ON
9	THE SECRETARY OF STATE'S WEBSITE.
10	6-13-202. Catalog of musical works - publication by
11	performing rights society. (1)(a) A PERFORMING RIGHTS SOCIETY SHALL
12	PUBLISH A LIST ONLINE OF ALL NONDRAMATIC MUSICAL WORKS THE
13	PERFORMING RIGHTS SOCIETY LICENSES FOR PERFORMANCE IN A RETAIL
14	ESTABLISHMENT.
15	(b) TO COMPLY WITH THIS SECTION, THE LIST OF NONDRAMATIC
16	MUSICAL WORKS MUST BE:
17	(I) UPDATED WITHIN THIRTY BUSINESS DAYS AFTER ADDING OR
18	SUBTRACTING A NONDRAMATIC MUSICAL WORK; AND
19	(II) MADE AVAILABLE, WITHOUT CHARGE, TO ANY PROPRIETOR
20	WITHIN COLORADO AND TO THE SECRETARY OF STATE ON A WEBSITE OR
21	USING A SUBSTANTIALLY SIMILAR OR SUPERIOR TECHNOLOGY FOR
22	COMMUNICATING THE INFORMATION, AT NO CHARGE, TO THE PUBLIC.
23	(2) A PERFORMING RIGHTS SOCIETY LICENSING MUSICAL WORKS IN
24	COLORADO SHALL FILE THE ADDRESS OF THE WEBSITE OR SUBSTANTIALLY
25	SIMILAR OR SUPERIOR TECHNOLOGY WITH THE SECRETARY OF STATE, WHO
26	SHALL PUBLISH THE WEBSITE ADDRESS OF THE LIST PUBLISHED IN
2.7	ACCORDANCE WITH SUBSECTION (1)(a) ON THE SECRETARY OF STATE'S

-5- 1092

1	WEBSITE OR USING A SUBSTANTIALLY SIMILAR OR SUPERIOR TECHNOLOGY
2	FOR COMMUNICATING THE INFORMATION, AT NO CHARGE, TO THE PUBLIC.
3	6-13-203. Violations. (1) A PERFORMING RIGHTS SOCIETY SHALL
4	NOT ENTER INTO A CONTRACT THAT IS SUBJECT TO THIS ARTICLE 13
5	WITHOUT EITHER:
6	(a) PUBLISHING THE DISCLOSURES REQUIRED BY THIS PART 2; OR
7	(b) Making the filings required by this part 2.
8	6-13-204. Royalties and catalog of musical works - material
9	information. The Contracts and schedule of royalties submitted
10	TO THE SECRETARY OF STATE IN ACCORDANCE WITH SECTION 6-13-201
11	AND THE LIST OF ALL NONDRAMATIC MUSICAL WORKS PUBLISHED ONLINE
12	IN ACCORDANCE WITH SECTION 6-13-202 CONSTITUTE MATERIAL
13	INFORMATION FOR PURPOSES OF SECTION $6-1-105$ (1)(u).
14	SECTION 5. In Colorado Revised Statutes, 24-21-104, amend
15	(1)(a) as follows:
16	24-21-104. Fees of secretary of state. (1) (a) (I) It is the duty of
17	The secretary of state to SHALL charge fees, which shall be determined
18	and collected pursuant to subsection (3) of this section, for:
19	(A) Filing each body corporate and politic document; for
20	(B) Filing each facsimile signature; for
21	(C) Each notary public's commission; for
22	(D) Each foreign commission; for
23	(E) Each official certificate; for
24	(F) Administering each oath; for all
25	(G) EACH FILING MADE IN ACCORDANCE WITH SECTIONS 6-13-201
26	AND 6-13-202;
27	(H) ANY transcripts or copies of papers and records, computer

-6- 1092

tapes, microfilm, or microfiche; and for

- (I) ANY other papers officially executed and other official work that may be IS done in the secretary of state's office.
 - (II) The secretary of state shall not deliver any such commission, file for record any certificate, or do any such OTHER official work until the APPLICABLE fee or sum so fixed to be collected therefor FOR THE WORK has first been paid.
 - (III) At the time of service of any subpoena upon the secretary of state or any of his or her deputies or employees, a fee of fifty dollars and a fee of ten dollars for meals and mileage at the rate prescribed for state officers and employees in section 24-9-104 for each mile actually and necessarily traveled in going to and returning from the place named in the subpoena shall be paid to the department of state cash fund. If the person named in the subpoena is required to attend the place named in the subpoena for more than one day, there THE SUM OF FORTY-FOUR DOLLARS FOR EACH DAY OF ATTENDANCE shall be paid, in advance, to the department of state cash fund the sum of forty-four dollars for each day of attendance to cover the expenses of the person named in the subpoena.

SECTION 6. Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly (August 9, 2017, if adjournment sine die is on May 10, 2017); except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in

-7-

- November 2018 and, in such case, will take effect on the date of the
- 2 official declaration of the vote thereon by the governor.

-8- 1092