

On the previously adopted amendment (1249A), On page 1, line 6, after "person" insert " owning or proposing a facility carrying carbon oxide, or an individual who is acting as an agent of, is contracted with, or"

On the previously adopted amendment (1249A), On page 1, line 6, after "person " insert "is "

On the previously adopted amendment (1249A), On page 1, line 6, remove the overstrikes from "employed by"

On the previously adopted amendment (1249A), On page 1, line 6, after "entity" delete " attempting to acquire"

On the previously adopted amendment (1249A), On page 1, line 7, after "easements" delete " an easement or easement"

On the previously adopted amendment (1249A), On page 1, line 7, delete " option, pursuant to this chapter," and insert " a person owning or proposing a facility carrying carbon oxide,"

On the previously adopted amendment (1249A), On page 1, line 12, after "section" insert " no later than twelve months after the date the violation allegedly occurred"

On the previously adopted amendment (1249A), On page 1, line 13, after "determines" delete " that the person used"

On the previously adopted amendment (1249A), On page 1, line 14, delete the comma and insert " was used"

On the previously adopted amendment (1249A), On page 1, line 15, after "option" delete " from the landowner"

On the previously adopted amendment (1249A), On page 1, line 17, remove the overstrikes from " the"

On the previously adopted amendment (1249A), On page 1, line 17, after "the" delete " any"

On the previously adopted amendment (1249A), On page 1, line 19, delete " any" and insert " the"

On the previously adopted amendment (1249A), On page 1, line 22, after "as" insert " punitive"

On the previously adopted amendment (1249A), On page 1, line 23, after "damages" delete " , punitive or compensatory"

On the previously adopted amendment (1249A), On page 1, line 24, after "party;" insert " and"

On the previously adopted amendment (1249A), On page 1, line 25, after "party;

(5)" delete " In all subsequent negotiations for an easement or easement option:

(a) Require that the offending party communicate with the landowner through counsel;

(b) Appoint counsel to represent the landowner, if necessary; and

(c) Order the offending party to pay the landowner's legal fees; and

(6)"

On the previously adopted amendment (1249A), On page 2, line 5, delete " person" and insert " individual"

On the previously adopted amendment (1249A), On page 2, line 6, delete " engaging with any third party" and insert " participating"

On the previously adopted amendment (1249A), On page 2, line 9, delete " or" and insert " of"

On the previously adopted amendment (1249A), On page 2, line 10, after "landowner." delete "

If the court determines a public utility, as defined in § 49-41B-2, or an employee or agent of the utility knowingly allowed, encouraged, engaged, or participated with the person using deception, fraud, harassment, intimidation, misrepresentation, or threat against the landowner, the court must order a copy of its decision to be filed with the Public Utilities Commission.

Upon receipt of the court's decision pursuant to this section, the commission may revoke or suspend any permit issued for the portion of the route affecting the aggrieved landowner. If a permit has not been issued with respect to a site or route affecting the aggrieved landowner, the commission may refuse to issue a permit for the portion of the route affecting the aggrieved landowner."

On the previously adopted amendment (1249A), On page 2, line 23, after "lines." insert "

The aggrieved landowner shall file a copy of the court's decision with the Public Utilities Commission."

On the previously adopted amendment (1249A), On page 2, line 26, delete " dioxide" and insert " oxide"

On the previously adopted amendment (1249A), On page 2, after line 27, insert: "

**Section 3. That a NEW SECTION be added to chapter 49-41B:**

Upon receipt of a copy of the court's decision pursuant to section 1 of this Act, the commission may refuse to issue a permit for the proposed facility carrying carbon oxide as to the affected portion of the aggrieved landowner's property."