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Amending 31-15-1 and 31-15-2, Colorado Revised Statutes 1963, to Delete Obsolete References in Laws Concerning Flume and Pipeline Companies.

Colorado General Assembly

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CHAPTER 82

CORPORATIONSFLUME AND PIPELINE COMPANIES

(House Bill No. 1190, By Representatives Cole and Safran; also Senator Decker.)

A N A C T

AMENDING 31-15-1 AND 31-15-2, COLORADO REVISED STATUTES 1963, TO DELETE OBSOLETE REFERENCES IN LAWS CONCERNING FLUME AND PIPELINE COMPANIES.

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

Section 1. 31-15-1, Colorado Revised Statutes 1963, is amended to read:

31-15-1. Certificate for flume companies.—When any company shall organize, under the provisions of this chapter, to form a company for the purpose of constructing a flume, their certificate, in addition to the matters OTHERWISE required in section 31-1-6, shall specify as follows: The place of beginning; the terminus; and the route so near as may be; and the purpose for which such flume is intended. Said company shall have the right-of-way over the line proposed in such certificate for such flume, ~~provided~~, IF it does not conflict with the rights of any former fluming, ditching, or other company.

Section 2. 31-15-2, Colorado Revised Statutes 1963, is amended to read:

31-15-2. Certificate for pipeline companies.—Whenever any three or more persons associate under the provisions of this chapter, to form a company for the purpose of constructing a pipeline for the conveyance of gas, water, or oil, they, in their certificate, in addition to the matters OTHERWISE required in section 31-1-6, shall specify the places from and to which it is intended to construct the proposed line. Any pipeline company formed under the provisions of this chapter, shall have the right-of-way over the line named in the certificate, and shall also have the right to convey gas, water, or oil by said line as stated in such certificate, through lands of the state of Colorado, and lands of individuals, with the right to erect thereon pump stations, storage tanks, and other buildings necessary for such business. If any such corporation shall be unable to agree with such individuals owning any of such lands for the purchase of any real estate required for the purpose of any such corporation or company, or the transaction of the business of the same, or for right-of-way, or any other

Capital letters indicate new material added to existing statutes; dashes through words indicate deletions from existing statutes and such material not part of act.

lawful purpose connected with or necessary to the operation of said company, such corporation may acquire such title in the manner provided by law.

Section 3. Safety clause.—The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, and safety.

Approved: April 10, 1969