

PROPOSED

HOUSE OF REPRESENTATIVES AMENDMENTS TO H.B. 2284

(Reference to printed bill)

1 Page 1, line 5, after "inspections" insert "; standing to intervene"

2 Between lines 36 and 37, insert:

3            "H. IN ANY PROCEEDING IN WHICH THE CONSTITUTIONALITY, LEGALITY OR  
4        APPLICATION OF THIS SECTION IS CHALLENGED, THE ATTORNEY GENERAL OR ANY COUNTY  
5        OR CITY ATTORNEY WHO WISHES TO DEFEND THE LAW HAS THE RIGHT TO INTERVENE AS A  
6        PARTY AND IS DEEMED TO HAVE PROPER STANDING IN THE MATTER. THE ONLY  
7        OBJECTION THAT MAY BE RAISED TO A MOTION TO INTERVENE AS OF RIGHT PURSUANT TO  
8        THIS SUBSECTION IS THAT THE PROPOSED INTERVENOR DOES NOT HAVE A GOOD FAITH  
9        INTENTION TO DEFEND THE LAW. ANY PARTY OR PROPOSED INTERVENOR MAY RAISE THIS  
10      OBJECTION. NOTWITHSTANDING SECTION 41-192, THE DEPARTMENT MAY EMPLOY LEGAL  
11      COUNSEL AND MAKE AN EXPENDITURE OR INCUR AN INDEBTEDNESS FOR LEGAL SERVICES  
12      FOR THE PURPOSES OF DEFENDING THIS SECTION."

13 Amend title to conform

DEBBIE LESKO

2284d1  
02/12/2014  
12:44 PM  
C: mjh