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## **HOUSE JOURNAL**

### SIXTY-THIRD GENERAL ASSEMBLY

### STATE OF COLORADO

### First Regular Session

Forty-eighth Legislative Day

was declared passed.

Monday, February 26, 2001

Prayer by the Reverend Doctor Cynthia Cearley, Montview Presbyterian Church, Denver. 4 The Speaker called the House to order at 10:00 a.m. 5 6 The roll was called with the following result: 7 8 9 Present--63. Excused--Representatives Alexander, Chavez--2. 10 Present after roll call--Representative Alexander. 11 12 The Speaker declared a quorum present. 13 14 15 On motion of Representative Fritz, the reading of the journal of February 23, 2001, was declared dispensed with and approved as 16 17 corrected by the Chief Clerk. 18 19 20 21 THIRD READING OF BILLS--FINAL PASSAGE The following bills were considered on Third Reading. The titles were 24 publicly read. Reading of the bill at length was dispensed with by unanimous consent. 26  $\overline{27}$ **HB01-1236** by Representative(s) Witwer; also Senator(s) Hanna--28 Concerning a requirement for the use of the same <del>2</del>9 preauthorization mechanism in the determination to 30 provide coverage for the treatment of a biologically based 31 mental illness as is used in the determination to provide 32 coverage for any other physical illness. 33 The question being "Shall the bill pass?". 35 A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill

39 40	YES 64	NO	0 0	EXC	CUSED 1		ABSENT	0
41	Alexander	-	Groff	Y	Miller	Y	Spence	Y
42	Bacon	Y	Grossman	Y	Mitchell	Y	Spradley	Y
	Berry	Y	Hefley	Y	Nuñez	Y	Stafford	Y
44	Borodkin	Y	Hodge	Y	Paschall	Y	Stengel	Y
45	Boyd	Y	Hoppe	Y	Plant	Y	Swenson	Y

1	Cadman	Y	Jahn	Y	Ragsdale	Y	Tapia	Y
2	Chavez	Е	Jameson	Y	Rhodes	Y	Tochtrop	Y
3	Clapp	Y	Johnson	Y	Rippy	Y	Veiga	Y
4	Cloer	Y	Kester	Y	Romanoff	Y	Vigil	Y
5	Coleman	Y	King	Y	Saliman	Y	Webster	Y
6	Crane	Y	Larson	Y	Sanchez	Y	Weddig	Y
7	Daniel	Y	Lawrence	Y	Schultheis	Y	White	Y
8	Decker	Y	Lee	Y	Scott	Y	Williams S.	Y
9	Fairbank	Y	Mace	Y	Sinclair	Y	Williams T.	Y
10	Fritz	Y	Madden	Y	Smith	Y	Witwer	Y
11	Garcia	Y	Marshall	Y	Snook	Y	Young	Y
12							Mr. Speaker	Y
12							-	

Co-sponsors added: Representatives Boyd, Coleman, Crane, Fritz, Garcia, Grossman, Hodge, Jahn, Lawrence, Mace, Miller, Plant, Ragsdale, Romanoff, Schultheis, Tochtrop, Veiga, Weddig, Williams S.

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by Representative(s) Stafford, Johnson, Larson, White; HB01-1239 also Senator(s) Taylor--Concerning the location in a county in which county officials may conduct business.

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The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

20								
27	YES 64	N(	0 0	EXC	CUSED 1		ABSENT (	)
28								
29	Alexander	Y	Groff	Y	Miller	Y	Spence	Y
30	Bacon	Y	Grossman	Y	Mitchell	Y		Y
31	Berry	Y	Hefley	Y	Nuñez	Y	Stafford	Y
32	Borodkin	Y	Hodge	Y	Paschall	Y	Stengel	Y
33	Boyd	Y	Hoppe	Y	Plant	Y	Swenson	Y
34	Cadman	Y	Jahn	Y	Ragsdale	Y	Tapia	Y
35	Chavez	E	Jameson	Y	Rhodes	Y	Tochtrop	Y
36	Clapp	Y	Johnson	Y	Rippy	Y	Veiga	Y
37	Cloer	Y	Kester	Y	Romanoff	Y	Vigil	Y
38	Coleman	Y	King	Y	Saliman	Y	Webster	Y
39	Crane	Y	Larson	Y	Sanchez	Y	Weddig	Y
40	Daniel	Y	Lawrence	Y	Schultheis	Y	White	Y
41	Decker	Y	Lee	Y	Scott	Y	Williams S.	Y
42	Fairbank	Y	Mace	Y	Sinclair	Y	Williams T.	Y
43	Fritz	Y	Madden	Y	Smith	Y	Witwer	Y
44	Garcia	Y	Marshall	Y	Snook	Y	Young	Y
45							Mr. Speaker	Y
1							-	

46 47

Co-sponsors added: Representatives Cloer, Mace, Ragsdale, Weddig.

48 49

by Representative(s) Decker, Cadman, Garcia, White--HB01-1321 Concerning the effect of the execution of a tax deed on a preexisting equitable servitude that runs with land.

50 51 52

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill 56 was declared **passed**.

1	YES 64	NO	0 0	EXC	CUSED 1		ABSENT 0	)
2								
3	Alexander	Y	Groff	Y	Miller	Y	Spence	Y
4	Bacon	Y	Grossman	Y	Mitchell	Y	Spradley	Y
5	Berry	Y	Hefley	Y	Nuñez	Y	Stafford	Y
6	Borodkin	Y	Hodge	Y	Paschall	Y	Stengel	Y
7	Boyd	Y	Hoppe	Y	Plant	Y	Swenson	Y
8	Cadman	Y	Jahn	Y	Ragsdale	Y	Tapia	Y
9	Chavez	E	Jameson	Y	Rhodes	Y	Tochtrop	Y
10	Clapp	Y	Johnson	Y	Rippy	Y	Veiga	Y
11	Cloer	Y	Kester	Y	Romanoff	Y	Vigil	Y
12	Coleman	Y	King	Y	Saliman	Y	Webster	Y
13	Crane	Y	Larson	Y	Sanchez	Y	Weddig	Y
14	Daniel	Y	Lawrence	Y	Schultheis	Y	White	Y
15	Decker	Y	Lee	Y	Scott	Y	Williams S.	Y
16	Fairbank	Y	Mace	Y	Sinclair	Y	Williams T.	Y
17	Fritz	Y	Madden	Y	Smith	Y	Witwer	Y
18	Garcia	Y	Marshall	Y	Snook	Y	Young	Y
19							Mr. Speaker	Y
20							1	

by Representative(s) Williams S., Bacon, Cloer, Tapia, Mace, Johnson, Groff, Grossman, Hefley, Weddig; also Senator(s) Matsunaka, Evans, Windels--Concerning **HB01-1292** character education programs in school districts.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

31 32

33	YES 44	NO	20	EXC	CUSED 1		ABSENT 0	
34								
35	Alexander	Y	Groff	Y	Miller	Y	Spence	N
36	Bacon	Y	Grossman	Y	Mitchell	N	Spradley	Y
37	Berry	N	Hefley	Y	Nuñez	N	Stafford	Y
38	Borodkin	Y	Hodge	N	Paschall	N	Stengel	N
39	Boyd	Y	Hoppe	N	Plant	N	Swenson	Y
40	Cadman	N	Jahn	Y	Ragsdale	Y	Tapia	Y
41	Chavez	Е	Jameson	Y	Rhodes	N	Tochtrop	Y
42	Clapp	N	Johnson	Y	Rippy	Y	Veiga	Y
43	Cloer	Y	Kester	N	Romanoff	Y	Vigil	Y
44	Coleman	Y	King	N	Saliman	Y	Webster	Y
45	Crane	N	Larson	Y	Sanchez	Y	Weddig	Y
46	Daniel	Y	Lawrence	Y	Schultheis	Y	White	Y
47	Decker	Y	Lee	Y	Scott	N	Williams S.	Y
48	Fairbank	Y	Mace	Y	Sinclair	Y	Williams T.	N
49	Fritz	N	Madden	Y	Smith	Y	Witwer	Y
50	Garcia	Y	Marshall	Y	Snook	Y	Young	N
51							Mr. Speaker	N
							*	

Co-sponsors added: Representatives Alexander, Garcia, Jahn, Lawrence, 54 Romanoff, Smith, Stafford, Vigil.

Young

Mr. Speaker

Y

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Garcia

by Representative(s) White; also Senator(s) Taylor--HB01-1252 Concerning demand drafts under the "Uniform Commercial Code".

4 5 The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a 6 7 majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

10	YES 64	N(	0 0	EXC	CUSED 1		ABSENT	0
11								
12	Alexander	Y	Groff	Y	Miller	Y	Spence	Y
13	Bacon	Y	Grossman	Y	Mitchell	Y	Spradley	Y
14	Berry	Y	Hefley	Y	Nuñez	Y	Stafford	Y
15	Borodkin	Y	Hodge	Y	Paschall	Y	Stengel	Y
16	Boyd	Y	Hoppe	Y	Plant	Y	Swenson	Y
17	Cadman	Y	Jahn	Y	Ragsdale	Y	Tapia	Y
18	Chavez	E	Jameson	Y	Rhodes	Y	Tochtrop	Y
19	Clapp	Y	Johnson	Y	Rippy	Y	Veiga	Y
20	Cloer	Y	Kester	Y	Romanoff	Y	Vigil	Y
21	Coleman	Y	King	Y	Saliman	Y	Webster	Y
22	Crane	Y	Larson	Y	Sanchez	Y	Weddig	Y
23	Daniel	Y	Lawrence	Y	Schultheis	Y	White	Y
24	Decker	Y	Lee	Y	Scott	Y	Williams S.	Y
25	Fairbank	Y	Mace	Y	Sinclair	Y	Williams T.	Y
26	Fritz	Y	Madden	Y	Smith	Y	Witwer	Y

by Representative(s) Vigil; also Senator(s) Anderson--HB01-1279 Concerning boiler inspection fees.

Y Snook

Y Marshall

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

40	YES 64	N(	0 C	EXC	CUSED 1		ABSENT	0
41								
42	Alexander	Y	Groff	Y	Miller	Y	Spence	Y
43	Bacon	Y	Grossman	Y	Mitchell	Y	Spradley	Y
44	Berry	Y	Hefley	Y	Nuñez	Y	Stafford	Y
45	Borodkin	Y	Hodge	Y	Paschall	Y	Stengel	Y
46	Boyd	Y	Hoppe	Y	Plant	Y	Swenson	Y
47	Cadman	Y	Jahn	Y	Ragsdale	Y	Tapia	Y
48	Chavez	E	Jameson	Y	Rhodes	Y	Tochtrop	Y
49	Clapp	Y	Johnson	Y	Rippy	Y	Veiga	Y
50	Cloer	Y	Kester	Y	Romanoff	Y	Vigil	Y
51	Coleman	Y	King	Y	Saliman	Y	Webster	Y
52	Crane	Y	Larson	Y	Sanchez	Y	Weddig	Y
53	Daniel	Y	Lawrence	Y	Schultheis	Y	White	Y
54	Decker	Y	Lee	Y	Scott	Y	Williams S.	Y
55	Fairbank	Y	Mace	Y	Sinclair	Y	Williams T.	Y
56	Fritz	Y	Madden	Y	Smith	Y	Witwer	Y

Garcia Y Marshall Y Snook Y Young Mr. Speaker

Co-sponsors added: Representatives Garcia, Tapia.

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by Representative(s) Crane, Fritz, Jahn, King, Lee, HB01-1289 Paschall, Rippy, Schultheis, Spence, Witwer; also Senator(s) Hanna--Concerning child care services to which the "Child Care Licensing Act" does not apply.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a 13 majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

16		1						
17	YES 64	NO	0 0	EXC	CUSED 1		ABSENT 0	)
18								
19	Alexander	Y	Groff	Y	Miller	Y	Spence	Y
20	Bacon	Y	Grossman	Y	Mitchell	Y	Spradley	Y
21	Berry	Y	Hefley	Y	Nuñez	Y	Stafford	Y
22	Borodkin	Y	Hodge	Y	Paschall	Y	Stengel	Y
23	Boyd	Y	Hoppe	Y	Plant	Y	Swenson	Y
24	Cadman	Y	Jahn	Y	Ragsdale	Y	Tapia	Y
25	Chavez	E	Jameson	Y	Rhodes	Y	Tochtrop	Y
26	Clapp	Y	Johnson	Y	Rippy	Y	Veiga	Y
27	Cloer	Y	Kester	Y	Romanoff	Y	Vigil	Y
28	Coleman	Y	King	Y	Saliman	Y	Webster	Y
29	Crane	Y	Larson	Y	Sanchez	Y	Weddig	Y
30	Daniel	Y	Lawrence	Y	Schultheis	Y	White	Y
31	Decker	Y	Lee	Y	Scott	Y	Williams S.	Y
32	Fairbank	Y	Mace	Y	Sinclair	Y	Williams T.	Y
33	Fritz	Y	Madden	Y	Smith	Y	Witwer	Y
34	Garcia	Y	Marshall	Y	Snook	Y	Young	Y
35							Mr. Speaker	Y
26								

Co-sponsors added: Representatives Boyd, Cadman, Hefley, Scott, Spradley, Stafford, Vigil, Weddig, Williams S.

**HB01-1226** by Representative(s) Miller, Lee; also Senator(s) Teck--Concerning prisoner lawsuits.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

48	YES 64	N(	0 0	EXC	CUSED 1		ABSENT	0
49								
50	Alexander	Y	Groff	Y	Miller	Y	Spence	Y
51	Bacon	Y	Grossman	Y	Mitchell	Y	Spradley	Y
52	Berry	Y	Hefley	Y	Nuñez	Y	Stafford	Y
53	Borodkin	Y	Hodge	Y	Paschall	Y	Stengel	Y
	Boyd	Y	Hoppe	Y	Plant	Y	Swenson	Y
55	Cadman	Y	Jahn	Y	Ragsdale	Y	Tapia	Y
56	Chavez	E	Jameson	Y	Rhodes	Y	Tochtrop	Y
57	Clapp	Y	Johnson	Y	Rippy	Y	Veiga	Y

1	Cloer	Y	Kester	Y	Romanoff	Y	Vigil	Y
2	Coleman	Y	King	Y	Saliman	Y	Webster	Y
3	Crane	Y	Larson	Y	Sanchez	Y	Weddig	Y
4	Daniel	Y	Lawrence	Y	Schultheis	Y	White	Y
5	Decker	Y	Lee	Y	Scott	Y	Williams S.	Y
6	Fairbank	Y	Mace	Y	Sinclair	Y	Williams T.	Y
7	Fritz	Y	Madden	Y	Smith	Y	Witwer	Y
8	Garcia	Y	Marshall	Y	Snook	Y	Young	Y
9							Mr. Speaker	Y
10							-	

Co-sponsors added: Representatives Coleman, Garcia, Grossman, Hefley, Kester, Larson, Mace, Nuñez, Rhodes, Spradley, Stafford, Stengel, Tapia, Tochtrop, Veiga, White, Williams S., Mr. Speaker.

by Representative(s) Rippy, Dean, Larson, Stengel, Swenson, Fritz; also Senator(s) Phillips--Concerning the implementation of the division of wildlife's total licensing project.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

$\overline{25}$	YES 64	NO	0 0	EXC	CUSED 1		ABSENT 0	
26	TED 01	111	3 0	Liic	JUBED 1		THESELVI	
$\overline{27}$	Alexander	Y	Groff	Y	Miller	Y	Spence	Y
28	Bacon	Y	Grossman	Y	Mitchell	Y	Spradley	Y
29	Berry	Y	Hefley	Y	Nuñez	Y	Stafford	Y
30	Borodkin	Y	Hodge	Y	Paschall	Y	Stengel	Y
31	Boyd	Y	Hoppe	Y	Plant	Y	Swenson	Y
32	Cadman	Y	Jahn	Y	Ragsdale	Y	Tapia	Y
33	Chavez	E	Jameson	Y	Rhodes	Y	Tochtrop	Y
34	Clapp	Y	Johnson	Y	Rippy	Y	Veiga	Y
35	Cloer	Y	Kester	Y	Romanoff	Y	Vigil	Y
36	Coleman	Y	King	Y	Saliman	Y	Webster	Y
37	Crane	Y	Larson	Y	Sanchez	Y	Weddig	Y
38	Daniel	Y	Lawrence	Y	Schultheis	Y	White	Y
39	Decker	Y	Lee	Y	Scott	Y	Williams S.	Y
40	Fairbank	Y	Mace	Y	Sinclair	Y	Williams T.	Y
41	Fritz	Y	Madden	Y	Smith	Y	Witwer	Y
42	Garcia	Y	Marshall	Y	Snook	Y	Young	Y
43							Mr. Speaker	Y
44							1	

Co-sponsors added: Representatives Cadman, Cloer, Coleman, Sanchez.

<u>HB01-1274</u> by Representative(s) Fairbank; also Senator(s) Thiebaut-Concerning clarifications to the "Uniform Election Code of 1992".

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

1	YES 64	NO	0 0	EXC	CUSED 1		ABSENT (	)
2								
3	Alexander	Y	Groff	Y	Miller	Y	Spence	Y
4	Bacon	Y	Grossman	Y	Mitchell	Y	Spradley	Y
5	Berry	Y	Hefley	Y	Nuñez	Y	Stafford	Y
6	Borodkin	Y	Hodge	Y	Paschall	Y	Stengel	Y
7	Boyd	Y	Hoppe	Y	Plant	Y	Swenson	Y
8	Cadman	Y	Jahn	Y	Ragsdale	Y	Tapia	Y
9	Chavez	E	Jameson	Y	Rhodes	Y	Tochtrop	Y
10	Clapp	Y	Johnson	Y	Rippy	Y	Veiga	Y
11	Cloer	Y	Kester	Y	Romanoff	Y	Vigil	Y
12	Coleman	Y	King	Y	Saliman	Y	Webster	Y
13	Crane	Y	Larson	Y	Sanchez	Y	Weddig	Y
14	Daniel	Y	Lawrence	Y	Schultheis	Y	White	Y
15	Decker	Y	Lee	Y	Scott	Y	Williams S.	Y
16	Fairbank	Y	Mace	Y	Sinclair	Y	Williams T.	Y
17	Fritz	Y	Madden	Y	Smith	Y	Witwer	Y
18	Garcia	Y	Marshall	Y	Snook	Y	Young	Y
19							Mr. Speaker	Y
20							•	

Co-sponsors added: Representatives Cadman, Crane, Garcia, Hefley, Schultheis.

by Representative(s) Witwer; also Senator(s) Arnold--HB01-1237 Concerning standards for operating an authorized emergency vehicle when such operation may be contrary to generally applicable vehicle laws.

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The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

22								
33	YES 64	NO	NO 0		CUSED 1		ABSENT 0	
34								
35	Alexander	Υ (	Groff	Y	Miller	Y	Spence	Y
36	Bacon	Y	Grossman	Y	Mitchell	Y	Spradley	Y
37	Berry	Υ F	Iefley	Y	Nuñez	Y	Stafford	Y
38	Borodkin	Y F	lodge	Y	Paschall	Y	Stengel	Y
39	Boyd	Y F	Hoppe	Y	Plant	Y	Swenson	Y
40	Cadman	Y J	ahn	Y	Ragsdale	Y	Tapia	Y
41	Chavez	E J	ameson	Y	Rhodes	Y	Tochtrop	Y
42	Clapp	Y J	ohnson	Y	Rippy	Y	Veiga	Y
43	Cloer	Y k	Kester	Y	Romanoff	Y	Vigil	Y
44	Coleman	Y k	King	Y	Saliman	Y	Webster	Y
45	Crane	ΥL	Larson	Y	Sanchez	Y	Weddig	Y
46	Daniel	ΥL	Lawrence	Y	Schultheis	Y	White	Y
47	Decker	ΥL	Lee	Y	Scott	Y	Williams S.	Y
48	Fairbank	Y N	<b>Aace</b>	Y	Sinclair	Y	Williams T.	Y
49	Fritz	Y N	<b>A</b> adden	Y	Smith	Y	Witwer	Y
50	Garcia	Y N	/Iarshall	Y	Snook	Y	Young	Y
51							Mr. Speaker	Y
50							•	

Co-sponsors added: Representatives Crane, Kester, Mace, Smith, Snook, Stengel, Swenson.

**SB01-181** by Senator(s) Reeves, Tate, Owen; also Representative(s) Young, Berry, Saliman--Concerning a supplemental appropriation to the department of education.

4 5 The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a 6 7 majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

23

10	YES 64	NO	NO 0		CUSED 1		ABSENT 0		
11	_								
12	Alexander	Y	Groff	Y	Miller	Y	Spence	Y	
13	Bacon	Y	Grossman	Y	Mitchell	Y	Spradley	Y	
14	Berry	Y	Hefley	Y	Nuñez	Y	Stafford	Y	
15	Borodkin	Y	Hodge	Y	Paschall	Y	Stengel	Y	
16	Boyd	Y	Hoppe	Y	Plant	Y	Swenson	Y	
17	Cadman	Y	Jahn	Y	Ragsdale	Y	Tapia	Y	
18	Chavez	E	Jameson	Y	Rhodes	Y	Tochtrop	Y	
19	Clapp	Y	Johnson	Y	Rippy	Y	Veiga	Y	
20	Cloer	Y	Kester	Y	Romanoff	Y	Vigil	Y	
21	Coleman	Y	King	Y	Saliman	Y	Webster	Y	
22	Crane	Y	Larson	Y	Sanchez	Y	Weddig	Y	
23	Daniel	Y	Lawrence	Y	Schultheis	Y	White	Y	
24	Decker	Y	Lee	Y	Scott	Y	Williams S.	Y	
25	Fairbank	Y	Mace	Y	Sinclair	Y	Williams T.	Y	
26	Fritz	Y	Madden	Y	Smith	Y	Witwer	Y	
27	Garcia	Y	Marshall	Y	Snook	Y	Young	Y	
28							Mr. Speaker	Y	
29							-		

Co-Sponsor added: Representative Williams S.

by Senator(s) Reeves, Tate, Owen; also Representative(s) **SB01-184** Young, Berry, Saliman--Concerning a supplemental appropriation to the department of higher education.

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The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

41	YES 60	NO 4		EXC	CUSED 1		ABSENT	0
42								
43	Alexander	Y	Groff	Y	Miller	Y	Spence	Y
44	Bacon	Y	Grossman	Y	Mitchell	Y	Spradley	Y
45	Berry	Y	Hefley	Y	Nuñez	Y	Stafford	N
46	Borodkin	Y	Hodge	Y	Paschall	N	Stengel	Y
47	Boyd	Y	Hoppe	Y	Plant	Y	Swenson	Y
48	Cadman	Y	Jahn	Y	Ragsdale	Y	Tapia	Y
49	Chavez	Е	Jameson	Y	Rhodes	Y	Tochtrop	Y
50	Clapp	Y	Johnson	Y	Rippy	Y	Veiga	Y
51	Cloer	Y	Kester	Y	Romanoff	Y	Vigil	Y
52	Coleman	Y	King	Y	Saliman	Y	Webster	Y
53	Crane	Y	Larson	Y	Sanchez	Y	Weddig	Y
54	Daniel	Y	Lawrence	Y	Schultheis	Y	White	Y
55	Decker	Y	Lee	N	Scott	N	Williams S.	Y
56	Fairbank	Y	Mace	Y	Sinclair	Y	Williams T.	Y

1 2 3 4 5 6	Fritz Garcia	Y Y	Madden Marshall	Y Y	Smith Snook	Y Y	Witwer Young Mr. Speaker	Y Y Y
5	Co-sponsors a	added: I	Representativo	es Gro	ff, Jahn, Mace	e, Mac	dden, Williams	S.
7 8 9	<b>SB01-187</b>	Your	ig, Berry,	Salim	anConcern	ing :	epresentative a supplement nd employmen	tal
10 11 12 13 14	The question A roll call vo majority of the was declared	ote was 10se ele	taken. As s ected to the H	hown	by the follow	wing ffirm	recorded vote ative and the b	, a ill
15 16 17	YES 64	NO	0 0	EXC	CUSED 1		ABSENT 0	
18 19 20 21 22 23 24 25 26 27 28 29 30 31	Alexander Bacon Berry Borodkin Boyd Cadman Chavez Clapp Cloer Coleman Crane Daniel Decker Fairbank Fritz Garcia	Y	Grossman Hefley Hodge Hoppe Jahn Jameson Johnson Kester King Larson Lawrence Lee	Y Y Y Y Y Y Y Y Y Y Y Y Y Y	Miller Mitchell Nuñez Paschall Plant Ragsdale Rhodes Rippy Romanoff Saliman Sanchez Schultheis Scott Sinclair Smith Snook	Y Y Y Y Y Y Y Y Y Y Y Y Y	Stengel Swenson Tapia Tochtrop Veiga Vigil Webster Weddig White	Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y
38 39			PRINT	ING I	REPORT			
40 41 42 43	The Chief C <b>HB01-1351</b> .	lerk re	ports the fol	llowin	g bill has be	een co	orrectly printe	ed:
44 45 46 47				CTIC st Rea	ON OF BILI			
48 49 50	The following indicated:	ng bill	was read b	y title	e and referr	ed to	the committ	ee
51 52 53 54 55	HB01-1352 Committee of	Senar of i asses	tor(s) Anders nformation sments.	sonC	Concerning th	e timi	nall, White; al ing of the relea lts of stude	se
56	Commutee	n Lauc						

1 INTRODUCTION OF RESOLUTION 2 3 The following resolution was read by title and referred to the committee 4 indicated: 5 6 HR01-1010 by Representative(s) Miller--Concerning roadless areas in 7 Colorado. 8 Committee on Agriculture, Livestock, & Natural Resources 9 10 WHEREAS, On October 13, 1999, President Clinton directed the 11 U.S. Forest Service to develop and propose for public comment 12 regulations that would place long-term restrictions on currently inventoried Roadless Areas, which resulted in an additional 4.433 million 13 acres of Colorado Roadless Areas receiving protected status; and 14 15 WHEREAS, The final rule, issued January 12, 2001, prohibits 16 17 road construction and reconstruction activities (including temporary road 18 construction) and timber harvests except for stewardship purposes in 19 designated Roadless Areas; and 20 21 WHEREAS, The state of Colorado is home to some of the best quality coal in the United States; and 23 24 WHEREAS, This bituminous coal has very high heat content, very 25 low sulfur, produces less nitrogen oxides than other coals, and is a desirable resource for the nation's utility companies; and 27 28 WHEREAS, This coal serves to meet our nation's stringent 29 environmental requirements to protect air quality and human health; and 30 31 WHEREAS, Certain rural areas of Colorado are reliant upon the coal industry for high-paying direct jobs and to support secondary 33 businesses and industries; and 34 35 WHEREAS, The preamble to the "Roadless Area" final rule states that "Between 308 and 1,371 million tons of coal resources on the Grand 36 Mesa, Uncompangre and Gunnison [Colorado] and Manti-LaSal [Utah] 38 National Forests could be unavailable for development as a result of this 39 rule"; now, therefore, 40 41 Be It Resolved by the House of Representatives of the Sixty-third 42 *General Assembly of the State of Colorado:* 43 44 That we urge the Colorado Congressional delegation, the President 45 of the United States, the Governor's Office, and relevant state agencies to oppose the designation of 4.433 million acres in Colorado as Roadless 47 Areas and use all means within their power, including litigation, to either 48 overturn the rule or to allow for discretionary mineral leasing. 49 50 Be It Further Resolved, That copies of this resolution be sent to each member of Colorado's Congressional delegation, President George 51 W. Bush, Governor Bill Owens, and the Executive Director of the 53 Colorado Department of Natural Resources. 54

1 MESSAGE FROM THE SENATE 3 Mr. Speaker: 4 5 6 7 The Senate has adopted and transmits herewith: SJR01-011. 8 9 INTRODUCTION AND CONSIDERATION OF RESOLUTION 10 11 The following resolution was read at length and given immediate 12 consideration: 13 14 **SJR01-011** by Senator(s) Pascoe, Thiebaut, Gordon, Tupa, Windels; also Representative(s) Romanoff, Daniel, Groff, Hefley, 15 King, Lee, Spence, White, Williams S., Williams T.--16 Concerning the commendation of Dr. Janette B. Benson 17 18 for being named 2000 Colorado Professor of the Year. 19 20 On motion of Representative Spradley, the rules were suspended and the 21 resolution given immediate consideration. On motion of Representative Romanoff, the resolution was read at length 24 and **adopted** by **viva voce** vote. 25 26 Co-sponsors added: Roll call of the House. 27 28 29 On motion of Representative Spence, the House resolved itself into Committee of the Whole for consideration of General Orders, and she 31 32 was called to the Chair to act as Chairman. 33 34 35 GENERAL ORDERS--SECOND READING OF BILLS 36 37 The Committee of the Whole having risen, the Chairman reported the 38 titles of the following bills had been read (reading at length had been 39 dispensed with by unanimous consent), the bills considered and action 40 taken thereon as follows: 41 42 (Amendments to the committee amendment are to the printed committee 43 report which was printed and placed in the members' bill file.) 44 45 On motion of Representative Spradley, consideration of SB01-047, 058, 46 47 **084**, **015**, **36** was laid over until February 27. 48 49 50 HB01-1174 by Representative(s) Sanchez; also Senator(s) Hagedorn--Concerning the promotion of affordable housing by local 51 52 governments, and, in connection therewith, authorizing the 53 establishment of affordable housing dwelling unit advisory 54

boards by local governments.

Amendment No. 1, Local Government Report, dated February 14, 2001, and placed in member's bill file; Report also printed in House Journal, 3 February 15, page 408. 4 5 Amendment No. 2, by Representative Sanchez. 6 7 Amend the Local Government Committee Report, dated February 14, 2001, page 1, strike lines 4 and 5 and substitute the following: 10 "strike lines 23 through 27 and substitute the following: 11 12 "ADVISORY BOARDS. 13 14 (d) IN SELECTING MEMBERS OF THE ADVISORY BOARDS, THE 15 GOVERNING BODIES OF LOCAL GOVERNMENT SHALL GIVE PREFERENCE TO 16 RESIDENTS OF THE JURISDICTION WHO HAVE DEMONSTRATED EXPERIENCE 17 IN HOUSING MATTERS, PREFERABLY WITHIN THE TERRITORIAL BOUNDARIES 18 OF THE JURISDICTION, AS A RESULT OF THEIR CURRENT OR FORMER 19 EXPERIENCE, WITHOUT LIMITATION, AS A: 20 21 (I) REGISTERED OR CERTIFIED CIVIL ENGINEER OR ARCHITECT; 22 23 (II) PLANNER; 24 25 (III)REAL ESTATE SALESPERSON OR BROKER LICENSED IN 26 ACCORDANCE WITH PART 1 OF ARTICLE 61 OF TITLE 12, C.R.S.; 27 28 (IV) REPRESENTATIVE OF A LENDING INSTITUTION THAT FINANCES 29 RESIDENTIAL DEVELOPMENT WITHIN THE TERRITORIAL BOUNDARIES OF THE 30 LOCAL GOVERNMENT; 31 32 (V) REPRESENTATIVE OF THE LOCAL HOUSING AUTHORITY; 33 34 (VI) RESIDENTIAL BUILDER WITH EXTENSIVE EXPERIENCE IN 35 PRODUCING SINGLE-FAMILY OR MULTIPLE-FAMILY DWELLING UNITS: 36 37 (VII) REPRESENTATIVE OF EITHER THE PUBLIC WORKS OR 38 PLANNING DEPARTMENT OF THE LOCAL GOVERNMENT; OR 39 40 (VIII) REPRESENTATIVE OF A NONPROFIT HOUSING ORGANIZATION 41 THAT PROVIDES SERVICES WITHIN THE TERRITORIAL BOUNDARIES OF THE 42 LOCAL GOVERNMENT. 43 44 (e) IN ADDITION, ONE OR MORE MEMBERS OF THE BOARD, IN THE 45 DISCRETION OF THE LOCAL GOVERNMENT, SHALL BE A RESIDENT OF THE JURISDICTION WITHOUT DEMONSTRATED EXPERIENCE IN HOUSING 47 MATTERS."."; 48 49 line 7 of the committee report, strike ""QUANTIFYING"." and substitute 50 ""QUANTIFYING";"; 51 52 after line 7 of the committee report, insert the following: 54 "strike lines 25 through 27.

56 Page 6, strike lines 1 through 3.

Reletter succeeding paragraphs accordingly."; line 8 of the committee report, strike "Page 6,". As amended, ordered engrossed and placed on the Calendar for Third 5 Reading and Final Passage. 8 <u>HB01-1245</u> by Representative(s) Kester; also Senator(s) Arnold--9 Concerning authorization for a person providing financing 10 to enable the purchase of a motor vehicle to recover 11 damages against a motor vehicle dealer's bond. 12 13 Laid over until February 27, retaining place on Calendar. 14 15 16 HB01-1323 by Representative(s) Hefley; also Senator(s) Linkhart--17 Concerning the assessment of costs in criminal cases. 18 19 Ordered engrossed and placed on the Calendar for Third Reading and 20 Final Passage. 21 HB01-1304 by Representative(s) Cadman; also Senator(s) Takis--23 Concerning the statute of limitations relating to claims for 24 refund or credit of income tax. 25 Amendment No. 1, Finance Report, dated February 14, 2001, and placed 27 in member's bill file; Report also printed in House Journal, February 16, 28 pages 433-434. 29 As amended, ordered engrossed and placed on the Calendar for Third 31 Reading and Final Passage. 32 33 34 **HB01-1328** by Representative(s) Madden, Boyd, Plant--Concerning 35 the construction of permanently affordable units as a 36 condition of subdivision approval by a board of county 37 commissioners in counties having a population of ten 38 thousand or more. 39 40 Amendment No. 1, Local Government Report, dated February 14, 2001, and placed in member's bill file; Report also printed in House Journal, 41 February 16, pages 434-435. 42 43 44 As amended, declared **lost** on Second Reading. 45 46 47 HB01-1232 by Representative(s) Spence; also Senator(s) Matsunaka, 48 Dyer (Arapahoe)--Concerning plans to use 49 constitutionally mandated one percent increase in state 50 funding for public schools. 51 52 Amendment No. 1, Education Report, dated February 19, 2001, and 53 placed in member's bill file; Report also printed in House Journal,

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February 20, pages 471-474.

1	Amendment 1	No. 2, by Representative Spence.							
2 3 4 5	Amend Educatine 16, strike	ation Committee Report, dated February 19, 2001, page 3, "DOES NOT BELIEVE" and substitute "BELIEVES".							
5 6 7 8		ordered engrossed and placed on the Calendar for Third Final Passage.							
9 10 11 12	<u>HB01-1308</u>	by Representative(s) Cloer, Borodkin, Daniel, Groff, Hodge, Jahn, Jameson, Madden, Scott, Sinclair, Stafford, Tochtrop, Vigil, White, Williams S., WitwerConcerning the treatment of the remains of a fetal death.							
13 14 15 16 17 18 19 20 21	dated Februar printed in Ho The Committ Page 1, lines Page 2, lines lines 5 through	Amendment No. 1, Health, Environment, Welfare, & Institutions Report, dated February 19, 2001, and placed in member's bill file; Report also printed in House Journal, February 20, pages 482-483. The Committee Report was adopted as follows: Page 1, lines 1 through 19, declared <b>passed</b> . Page 2, lines 1 through 4, declared <b>passed</b> ; lines 5 through 15, declared <b>lost</b> ; lines 16 through 17, declared <b>passed</b> .							
22 23 24	As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.								
25 26 27 28 29 30	<u>HB01-1346</u>	by Representative(s) Rippy; also Senator(s) Taylor-Concerning an exemption from the requirement of legislative review for specific revisions to the state implementation plan relating to air quality.							
31 32 33	Amendment No. 1, Agriculture, Livestock, & Natural Resources Report, dated February 21, 2001, and placed in member's bill file; Report also printed in House Journal, February 22, page 503.								
34 35 36	As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.								
37 38 39 40 41 42	<u>HB01-1350</u>	by Representative(s) Webster; also Senator(s) Hillman-Concerning measures to protect the interests of landowners when destructive rodent pests are released into a county.							
42 43 44 45 46	dated Februa	No. 1, Agriculture, Livestock, & Natural Resources Report, ry 21, 2001, and placed in member's bill file; Report also use Journal, February 22, page 504.							
47 48 49		ordered engrossed and placed on the Calendar for Third Final Passage.							
50 51 52 53		Representative Spradley that the Committee rise, report beg leave to sit again at 1:30 p.m., was adopted by onsent.							
54 55 56		House reconvened.							

The Committee of the Whole reported it had risen, reported progress and would sit again at 1:30 p.m. <del>-</del>3 4 5 House in recess. House reconvened. 6 7 On motion of Representative Spence, the House resolved itself into 9 Committee of the Whole for continuation of consideration of General 10 Orders, and she returned to the Chair to act as Chairman. 11 12 13 GENERAL ORDERS--SECOND READING OF BILLS 14 (Continued) 15 by Representative(s) Hodge--Concerning replacement of 16 HB01-1251 17 the standard industrial classification coding system with 18 the North American industry classification coding system. 19 20 Ordered engrossed and placed on the Calendar for Third Reading and 21 Final Passage. 23 **HB01-1281** by Representative(s) Williams T.; also Senator(s) Phillips-24 -Concerning master form instruments for real estate. 25 Amendment No. 1, Business Affairs & Labor Report, dated February 20, 27 2001, and placed in member's bill file; Report also printed in House 28 Journal, February 22, pages 504-505. 29 As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage. 31 32 33 HB01-1319 by Representative(s) Marshall, Saliman; also Senator(s) 34 Takis, Reeves--Concerning health insurance for persons identified as high risk, and, in connection therewith, codifying the name of the existing state program for 35 36 providing coverage to such persons as "CoverColorado", 37 38 clarifying eligibility for the program, allowing health care 39 coverage of dependents in the program, and creating an 40 assessment to be paid by health benefit plan carriers 41 authorized to conduct business in Colorado. 42 43 Laid over until February 27, retaining place on Calendar. 44 45 HB01-1335 by Representative(s) Snook, Williams T.; also Senator(s) 46 47 Dennis--Concerning the liabilities of insurers in the 48 context of insolvency proceedings. 49 50 Amendment No. 1, Business Affairs & Labor Report, dated February 20, 2001, and placed in member's bill file; Report also printed in House 52 Journal, February 22, page 506 53 As amended, ordered engrossed and placed on the Calendar for Third 54 Reading and Final Passage.

**HB01-1290** by Representative(s) Lawrence, Spradley; also Senator(s) Dennis--Concerning name changes within higher 2 3 4 5 education, and, in connection therewith, establishing goals to be met by the university of southern Colorado prior to its name change. 6 7 Amendment No. 1, Education Report, dated February 21, 2001, and placed in member's bill file; Report also printed in House Journal, 9 February 22, page 511. 10 11 <u>Amendment No. 2</u>, by Representative Lawrence. 12 13 Amend printed bill, page 16, line 26, strike "University at Pueblo" and substitute "University - Pueblo". 14 15 16 Page 17, line 2, strike "UNIVERSITY AT PUEBLO" and substitute 17 "UNIVERSITY - PUEBLO"; 18 19 line 14, strike "UNIVERSITY AT PUEBLO" and substitute "UNIVERSITY -20 Pueblo". 21 Page 18, line 2, strike "UNIVERSITY AT PUEBLO" and substitute 23 "UNIVERSITY - PUEBLO"; 24 25 line 11, strike "UNIVERSITY AT PUEBLO" and substitute "UNIVERSITY -26 Pueblo". 27 28 Page 19, line 3, strike "UNIVERSITY AT PUEBLO" and substitute 29 "UNIVERSITY - PUEBLO"; 30 31 line 16, strike "UNIVERSITY AT PUEBLO." and substitute "UNIVERSITY -32 PUEBLO."; 34 line 19, strike "UNIVERSITY AT PUEBLO" and substitute "UNIVERSITY -35 Pueblo". 36

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Page 20, after line 17, insert the following:

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"**SECTION 9.** Article 31 of title 22, Colorado Revised Statutes, 40 is amended to read:

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### ARTICLE 31 **Colorado State University**

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23-31-101. University established - role and mission. There is hereby established a university at Fort Collins to be known as Colorado state university. Colorado state university shall be a comprehensive graduate research university with high admission standards offering a comprehensive array of undergraduate programs consistent with the 50 tradition of land grant universities. The Colorado commission on higher education shall, after consultation with the state board of agriculture 52 BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM, 53 further define the role and mission of the institution and establish as great a distinction among the graduate offerings at the Boulder campus of the university of Colorado, Colorado state university, and the university of 56 northern Colorado as is in its judgment educationally, geographically, and

economically appropriate. The governing board shall adhere to this further definition of role and mission. Colorado state university has the responsibility to provide on a statewide basis, utilizing when possible and appropriate the faculty and facilities of other educational institutions, those graduate level programs designated by the commission as primarily its statewide responsibility. The commission shall include in its funding recommendations a level of general fund support for these programs.

**23-31-102. Name changed.** The agricultural college at Fort Collins, declared to be an institution of the state by section 5 of article VIII of the state constitution, and designated under the name and title of the "Colorado agricultural and mechanical college" by section 124-10-1, CRS 53, after May 1, 1957, shall be designated under the name and title of the "Colorado state university". The legal effect of any statute prior to May 1, 1957, designating such institution by any other name, or property rights acquired and obligations incurred prior to May 1, 1957, under any other name, shall not be impaired hereby.

**23-31-103. Qualifications of students.** No student shall be admitted to the institution who is not fifteen years of age and who does not pass a satisfactory examination in arithmetic, geography, grammar, reading, spelling, and penmanship.

**23-31-104. Program to be made.** The board and faculty shall annually make a program of theoretical and practical instruction.

**23-31-105. Duration of course.** A full course of study in the institution shall embrace not less than four years. The state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM may institute winter courses of lectures for persons other than students of the institution under necessary rules and regulations.

**23-31-106. Academic year - term - suspension.** The academic year shall consist of not less than nine calendar months. This academic year may be divided into such terms by the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM as in their judgment will best secure the objects for which the university was founded. The board at any time may temporarily suspend the university in case of fire, the prevalence of fatal diseases, or other unforeseen calamity.

**23-31-107.** Tuition fees - discrimination. The state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM shall fix tuition in accordance with the level of cash fund appropriations set by the general assembly for the university pursuant to section 23-1-103.5. The board may discriminate in regard to tuition between students from this state and students from other states.

23-31-108. Board to control college and farm. The state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM has the general control and supervision of the Colorado state university, the farm pertaining thereto, and lands which may be vested in the university by state or national legislation and of all appropriations made by the state for the support of the same. The board has plenary power to adopt all such ordinances, bylaws, and regulations, not in conflict with the law, as they may deem necessary to secure the

successful operation of the university and promote the designed objects.

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23-31-109. Board to choose president, faculty, and employees. It is the duty of the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM to choose a president of the Colorado state university before the first academic term of the institution. The board shall then proceed to choose such professors, tutors, and employees as the necessities of the institution demand. In case of vacancy in the office of president or in case a suitable man cannot be selected, the senior professor shall perform the duties of the office until the board elects a president.

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23-31-110. Board to appoint vice-president. In addition to the powers delegated to the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM, the board is vested with the power to appoint a vice-president of the Colorado state university from the faculty and designate the work and duties of said vice-president.

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**23-31-111.** Board to fix salaries. The board shall fix the salaries of the president, professors, and other employees of the university and prescribe their respective duties. The board may remove the president or subordinate officers and fill all vacancies.

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23-31-112. Board to prescribe books and confer degrees. The board, with the advice of the faculty, shall prescribe the books to be used in the institution and confer such degrees or testimonials as are conferred by similar institutions.

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23-31-113. Who shall constitute faculty. The president, professors, and farm managers shall constitute the faculty of the Colorado state university. The president of the college shall be the president of the faculty. The secretary of the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM shall be a member and secretary of the faculty.

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23-31-114. Faculty to make rules. The faculty shall pass all needful rules and regulations necessary to the government and discipline of the university, regulate the routine of labor, study, meals, and the duties and exercises, and all such rules and regulations as are necessary to the preservation of all morals, decorum, and health.

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**23-31-115. Duty of faculty.** The faculty shall have charge of the laboratories, library, and museums of the institution.

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**23-31-116. Annual report.** The head of each department in the university, through the president of the faculty, shall make a report to the board at the regular meetings held in June and December of each year. The report in December shall be an annual report and shall comprise a thorough and comprehensive history and statement of the work of the department for the year closing at that time. The reports of the president of the university at each meeting of the board shall embrace matters relating to the university not otherwise reported and may contain a summary of the whole. The president shall cause an inventory to be taken annually in December and shall embody a summary of the same in his OR HER annual report to the state board of agriculture BOARD OF 56 GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM at its annual

meeting, such inventory to embrace all property belonging to the Colorado state university at that time.

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23-31-117. President - duties. The president shall be chief executive officer of the Colorado state university, and it is his OR HER duty to see that the rules and regulations of the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM and the faculty are observed and executed.

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23-31-118. President may remove officers. The subordinate officers and employees, not members of the faculty, shall be under the direction of the president and, in the recess of the board, removable at his OR HER discretion. He THE PRESIDENT may fill vacancies that may be thus or otherwise created. His THE PRESIDENT'S action in these respects shall be submitted to the approval of the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM at its next meeting.

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**23-31-119.** President may be professor. The president may or 20 may not perform the duties of a professor, as the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM shall determine. If he OR SHE performs the duties of professor or if the duties of the president are exercised by a president pro tem, a superintendent of the farm may be appointed who shall have the general superintendence of the business pertaining to the farm and the land and other property of the institution and who shall be a member of the faculty.

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23-31-120. Current expenses, how paid. (1) The current expenses of the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM, the Colorado state university, and the experiment station shall be paid from the amounts duly set aside by the board for said purpose, by warrants drawn on the treasurer of said board, duly signed by its president and countersigned by its secretary. The secretary shall collect all moneys due the university on account of any fees, sales of stock, property, and farm produce and pay the same over to said treasurer, taking his A receipt therefor.

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(2) It is the duty of the controller when any funds are available for the use and benefit of the university, upon an order signed by the president and countersigned by the secretary of the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM in favor of the treasurer of the board, to issue a warrant upon the state treasurer in favor of the treasurer of the board.

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(3) The treasurer of the board shall keep a just and true account of all funds so received in separate accounts according to the source of said funds and make a report thereon, from time to time, to the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM, including an annual report at the close of the fiscal year and such separate and other reports as the board may require, concerning all of said funds.

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**23-31-121.** Report of experimental operations. All agricultural operations on the farm shall be carried on experimentally for the instruction of the students and with a view to the improvement of the science of agriculture in the state of Colorado. Such reports as may be required by the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM shall be submitted in accordance with the directions of the board.

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**23-31-122. Permanent fund of college.** The state treasurer is hereby authorized to have transferred upon his OR HER books ten percent of the gross receipts from the sale of public lands granted to the state of Colorado for the use and benefit of the Colorado state university, the amount so transferred to be computed upon the total amount of receipts received by the state of Colorado and passed to the permanent fund belonging to the said university and, when so transferred upon the books of said office, the same to be available for disbursement by the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM under certificates of indebtedness to be issued by the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM and signed by its president and countersigned by its secretary for the purposes provided in sections 23-31-122 to 23-31-125.

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23-31-123. Purposes of fund. The state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM IS authorized to purchase such lands for sites and for experimental farms as it may deem necessary for the better conduct of the work in connection with the Colorado state university and experiment station in connection therewith. The sum transferred as set forth in section 23-31-122 is hereby appropriated for said purposes.

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23-31-124. Exclusive use. The funds appropriated by section 23-31-123 shall be used exclusively for the purposes therein stated.

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**23-31-125.** Warrants. The controller is hereby authorized to draw warrants on the fund created by sections 23-31-123 and 23-31-124 upon presentation of certificates of indebtedness issued by the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM and signed by the president and countersigned by the secretary.

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## 23-31-126. Revolving fund. (Repealed)

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23-31-127. Pledge of income from facilities or equipment. The state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM, designated in this section as the "board", is authorized to enter into a contract for the advancement of moneys for the acquisition of facilities or equipment, or both, for the Colorado state university auditorium-gymnasium, and in connection with or as a part of such contract to pledge the net income, or any part of such net income, to be derived from such facilities or equipment, or both, so acquired, and to pledge special student fees assessed for the purpose of financing such facilities or equipment, or both, as security for the repayment of the moneys advanced therefor, together with interest thereon. For the same purpose, the board is also authorized to pledge the net income derived from any similar facility or equipment, or portion thereof, which was not acquired with moneys appropriated to Colorado state university, if such net income derived from such similar facility or equipment, or portion thereof, is unpledged or, if pledged, is currently in excess of the amount required to amortize the advancements and interest

thereon for which such net income has been obligated.

(2) The board shall not pledge the general income of the university or create any mortgage upon property belonging to such institution or obligate the state of Colorado for the purpose of repaying or receiving any funds raised or advanced under the provisions of this section.

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(3) Any advancement of moneys may be evidenced by revenue bonds or warrants to be executed by and on behalf of Colorado state university and containing such terms and provisions, including provisions for redemption prior to maturity and a maximum net effective interest rate, as may be determined by the board of such institution. Such revenue bonds or warrants shall bear interest at a rate such that the net effective interest rate of the issue of bonds does not exceed the maximum net effective interest rate fixed, which interest shall be payable semiannually or annually. Such revenue bonds or warrants may be sold at less than par, but they may not be sold at a price such that the net effective interest rate of the issue of bonds or warrants exceeds the maximum net effective interest rate fixed. Any such revenue bonds or warrants may be refunded if in the judgment of the board such refunding is to the best interests of the university.

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(4) If the net income derived from such facilities or equipment so acquired under the provisions of this section exceeds the amount required for the amortization of any advancement made therefor, together with interest thereon, the board may apply such surplus to the redemption of such securities prior to maturity of such securities according to redemption provisions thereof, or such surplus net income may be used by the board for the purposes of altering or adding to any existing equipment or facilities acquired pursuant to the provisions of this section.

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(5) All obligations and the income therefrom shall be exempt from taxation, except inheritance, estate, and transfer taxes.

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23-31-128. Rents or charges for buildings and facilities for research. The state board of agriculture of Colorado state university BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM is authorized to contract for or impose and collect rents or charges for the use of university buildings and facilities for research, including research conducted by or under the auspices of Colorado state university. Such rents or charges shall be at a level reasonably calculated to return or amortize the cost of such buildings and facilities within a reasonable period not exceeding the life of such buildings and facilities; but such user charges or rents may not be imposed and collected in such a manner as to require payment directly or indirectly from the state general fund, tuition receipts, or student fees.

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23-31-129. Research building revolving fund - appropriation **of fund.** There is established in the office of the state treasurer a fund to be known as the Colorado state university research building revolving fund, and there shall be credited to said fund the user charges or rents authorized by section 23-31-128 and imposed by the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM, specific appropriations or grants or gifts made to said fund, the proceeds of the sale of anticipation warrants authorized by sections 23-31-128 to 23-31-130, and the proceeds from the issuance and sale of 56 bonds pursuant to section 23-31-134. No payments from student fees,

 tuition receipts, or general funds shall be deposited in the research building revolving fund. All interest earned on the investment of moneys in the fund shall be credited to the fund and shall be a part of the fund, and such moneys shall not be transferred or credited to the general fund or to any other fund. All such moneys so credited to said fund are appropriated to Colorado state university for the payment of maintenance and operating costs for its research buildings and facilities and for planning, constructing, acquiring, renovating, and equipping research buildings and facilities, wherever located in the state of Colorado, for Colorado state university. Any such buildings and facilities shall be related to the research mission of the university.

- 23-31-130. Anticipation warrants. The state treasurer is authorized to issue anticipation warrants in such amounts as requested by the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM, the total amount of which shall not exceed one million dollars, to be repaid exclusively from the user revenues accruing to the Colorado state university research building revolving fund as provided in sections 23-31-128 to 23-31-130. The anticipation warrants shall not be sold at a price less than the face value thereof. Disbursements from said fund shall be only by warrant upon vouchers certified by the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM.
- 23-31-131. Purchase of anticipation warrants. It is lawful for any public entity, as defined in section 24-75-601 (1), C.R.S., to purchase anticipation warrants issued in pursuance of section 23-31-130 if such warrants satisfy the investment requirements established in part 6 of article 75 of title 24, C.R.S.; but not to exceed twenty percent of the total of any specific fund of such public entity shall be invested in such warrants.
- **23-31-132. Warrants as security when.** Anticipation warrants issued in pursuance of sections 23-31-128 to 23-31-134 may be used as security for any depository bond or obligation where any kind of bonds or other securities must or may, by law, be deposited as security.
- **23-31-133.** Tax exemption. Any anticipation warrants issued pursuant to the provisions of section 23-31-130 by the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM shall be exempt from taxation for state, county, school district, special district, municipal, or any other purpose in the state of Colorado.
- **23-31-134. Borrowing funds.** (1) For the purposes described in section 23-31-129, the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM is authorized to:
- (a) Enter into contracts with any person, corporation, or state or federal government agency for the advancement of money for such purposes and providing for the repayment of such advances with interest from the Colorado state university research building revolving fund; and
  - (b) Issue bonds as provided in this section.
- (2) (a) Any bonds issued pursuant to this section shall mature at such time or times, shall bear or accrue interest at such rate or rates, and

shall otherwise be sold and issued in such manner and on such terms as provided by the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM.

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(b) Such bonds shall be payable exclusively from, and shall be secured by a pledge of, the Colorado state university research building revolving fund created in section 23-31-129.

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(c) The authority contained in this section to issue bonds shall be in addition to the authority granted to the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM to issue anticipation warrants pursuant to section 23-31-130; except that nothing in this section shall be construed to authorize the issuance of bonds if by such issuance the obligation of any contract entered into with respect to any outstanding anticipation warrants would thereby be impaired.

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(d) Any bonds issued pursuant to this section shall be exempt from taxation for state, county, school district, special district, municipal, or other purposes in the state of Colorado.

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(e) The total amount of bonds that may be issued and outstanding pursuant to this section shall be limited to the extent that no additional bonds may be issued if the maximum future annual debt service for all bonds, including the additional bonds, would exceed six percent of the average total current restricted fund revenues of the university from research gifts, contracts, and grants for the three fiscal years ending immediately prior to the date for the proposed issuance of the bonds as determined using the revenue figures as stated in the annual financial reports of the university for said three fiscal years. If the average total current restricted fund revenues of the university from research gifts, contracts, and grants declines so that the total amount of the maximum future annual debt service for bonds issued and outstanding exceeds the six percent limitation, such occurrence shall not impair adversely any of said bonds outstanding at the time of any such decline. Bonds issued pursuant to the provisions of this section shall not constitute a debt or an indebtedness of the state within the meaning of any applicable provision of the state constitution or state statutes.

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**23-31-135.** Advancement of moneys and pledge of income. The state board of agriculture BOARD OF GOVERNORS OF THE

(1) The state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM, designated in this section as the "board", is authorized to enter into contracts for the advancement of moneys for the construction and acquisition of facilities or equipment, or both, for the Colorado state university veterinary medicine hospital, or any part thereof, and, in connection with or as a part of such contracts, to pledge revenues from a special hospital fee that the board shall collect pursuant to agreements entered into with or with respect to each accountable student as security for the repayment of the moneys advanced therefor, together with interest thereon. The maximum number of accountable students at any given time shall not exceed three hundred eight; except that, should the total enrollment in the professional veterinary medicine program exceed five hundred forty-eight head-count students, additional accountable students may not exceed forty-five percent of each admitted class. For purposes of this section, an "accountable student" is a person who, as of the date of his or her

selection for admission into the professional veterinary medicine program, is not receiving funding, either from the state of Colorado or from a state that has entered into a cooperative agreement with the state of Colorado pursuant to section 24-60-601, C.R.S., for all or any portion of the costs incurred in participating in the professional veterinary medicine program. An agreement shall be entered into with or with respect to each accountable student, and each such agreement shall provide that, as a condition to that student's continued enrollment in the professional veterinary medicine program, there shall be paid annually by or on behalf of the student the special hospital fee provided for in this section, which fee shall be fixed by the board annually in an amount sufficient to meet the obligation authorized by this section.

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(2) The board shall annually assess each cooperative state or accountable student a support fee to reimburse Colorado for instructional costs. This support fee includes an equipment and renovation fee of one thousand one dollars assessed to each cooperative state or accountable student for acquisition or replacement of equipment and for renovation. Said equipment and renovation fee shall be credited to a separate reserve account for appropriation by the general assembly for such acquisition or replacement of equipment and such renovation. Colorado shall share proportionately in the acquisition or replacement of equipment and renovation projects. The amount to be paid by Colorado shall be determined by the annual ratio of Colorado students to accountable students based upon beginning enrollment of each school year. The fee required to be collected pursuant to this subsection (2) is based on a student's status as an "accountable student" at the time of selection for admission into the professional veterinary medicine program and shall not be reduced or waived regardless of the student's status as an in-state student, pursuant to the provisions of section 23-7-103, at any time during the student's participation in the professional veterinary medicine program.

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(3) The board shall not pledge any income of the university except that authorized in subsection (1) of this section and shall not create any mortgage upon property belonging to such institution or obligate the state of Colorado for the purpose of repaying or receiving any funds raised or advanced under the provisions of this section.

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(4) Any advancement of moneys, not to exceed two million five hundred thousand dollars, may be evidenced by revenue bonds or anticipation warrants to be executed by the board for and on behalf of Colorado state university and containing such terms and provisions, including provisions for adequate reserves and for redemption prior to maturity and a maximum net effective interest rate, as may be determined by the board of such institution. Such revenue bonds or anticipation warrants shall bear interest at a rate such that the net effective interest rate of the issue of bonds or anticipation warrants does not exceed the maximum net effective interest rate fixed, which interest shall be payable semiannually or annually. Such revenue bonds or warrants may be sold at less than par, but they may not be sold at a price such that the net effective interest rate of the issue of bonds or warrants exceeds the maximum net effective interest rate fixed. Any such revenue bonds or warrants may be refunded pursuant to article 54 of title 11, C.R.S., if in the judgment of the board such refunding is to the best interests of the university.

(5) If the sources of pledged revenues described in subsection (1) of this section exceed the amount required for the amortization of any advancement made pursuant to this section, and the payment of interest thereof, together with reserve requirements, the board may apply such surplus to the redemption of such securities prior to maturity of such securities according to redemption provisions thereof, or such surplus may be used by the board for the purposes of maintaining, repairing, altering, or adding to any existing equipment or facilities acquired pursuant to the provisions of this section for any lawful purpose.

(6) All obligations issued pursuant to this section and the income therefrom shall be exempt from taxation, except inheritance, estate, and transfer taxes.

(7) No action shall be brought questioning the legality of any contract, proceedings, revenue bonds, or anticipation warrants issued or to be issued by the board in connection with the provision of all or any part of the Colorado state university veterinary medicine hospital pursuant to this section after the expiration of thirty days from the effective date of any resolution or other official action authorizing such contract, adopting such proceedings, or authorizing the issuance of such warrants or bonds.

23-31-136. Board of governors of the Colorado state university system - powers relating to real property. The state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM shall have the powers specified in section 23-30-102 regarding the sale, lease, or exchange of real property, or any interest therein, the ownership of which is vested in the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM or Colorado state university. The state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM shall report all proposed sales, leases, or exchanges of such real property adjacent to or titled in Colorado state university to the Colorado commission on higher education, which will review and approve or disapprove the proposed transaction pursuant to section 23-1-106.

**SECTION 10.** Article 32 of title 23, Colorado Revised Statutes, is amended to read:

# **ARTICLE 32 Cooperation with United States**

23-32-101. Acceptance of congressional grant of 1862. Full and complete acceptance, ratification, and assent is made and given by the state of Colorado to all of the provisions, terms, grants, and conditions and purposes of the grants made and prescribed by the act of the congress of the United States entitled "An Act to apply a portion of the proceeds of the public lands to the more complete endowment and support of the colleges for the benefit of agriculture and the mechanic arts." established under the provisions of an act of congress, approved July 2, 1862.

**23-32-102.** Board of governors of the Colorado state university system to control fund. The state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM has the control of the fund appropriated by the said act of congress and shall disburse the

Control, investment, and expending of funds.

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 23-32-104.

same for the use and benefit of the Colorado state university and in accordance with the terms and provisions of said act of congress.

23-32-103. Acceptance of congressional act of 1883. Full and complete acceptance, ratification, and assent is made and given by the state of Colorado to all the provisions, terms, grants, and conditions and the purposes of the grants made and prescribed by the act of congress of the United States entitled "An Act donating public lands to the several states and territories which may provide colleges for the benefit of agriculture and mechanic arts.", approved July 2, 1862, as well as the amendments thereto, as made by the act of congress passed and adopted March 3, 1883, entitled "An Act to amend an act donating public lands to the several states and territories which may provide colleges for the benefit of agriculture and mechanic arts.", and all acts amendatory or supplementary to said acts.

(1) The state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM has control of the funds derived from the sale of lands donated by the said act of congress of 1862, and shall invest the same in securities which yield a fair and reasonable rate of return, and shall disburse the income therefrom for the use and benefit of the Colorado state university as required in the said act of congress. Said funds derived from the sale of lands donated by said act of 1862, and from lease or rental of unsold lands of such land grant, and from coal, oil, and mineral royalties from said lands may be invested in bonds of the

- United States; in state, county, municipal, and school district bonds; in state, county, and municipal registered warrants; in registered warrants of school districts; and in state anticipation building levy warrants, or in any or all of these, in the discretion of the said state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM.
- (2) The warrants of the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM to purchase such bonds, registered warrants, and anticipation warrants shall be approved and paid when accompanied by favorable opinion of the attorney general. All bonds, registered warrants, and anticipation warrants so purchased shall be registered in the name of the "treasurer of the state of Colorado for the account of the 'land grant fund of the Colorado state university" and deposited with the state treasurer.
- (3) The general assembly of the state of Colorado engages that the principal of such fund shall forever remain unimpaired and the income thereof shall be applied without diminution to the uses and purposes prescribed in said act of congress; except that, as prescribed in said act of congress, a sum not exceeding ten percent of the principal of such fund may be expended by the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM for the purchase or exchange of lands for sites or experimental stations, subject to the approval of the governor and the provisions of sections 24-75-301 to 24-75-303, C.R.S.
- 23-32-105. Report of value of bonds. It is the duty of the county treasurer of each county in this state, upon the request of the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM, to make and transmit a report to such board on

forms furnished by it, in such detail as may be required, as to the value of any county, municipal, or school district bonds of his OR HER county offered to the board for investment.

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**23-32-106.** Other funds - investment. The state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM has the right to invest in the same manner as provided in section 23-32-104 any other permanent funds, the principal of which is not subject to use, that may be held by or granted to the state for the use of the Colorado state university or other institutions under the control of the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM.

23-32-107. Report on condition - appropriation. The state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM, on or before the fifteenth day of December immediately preceding the convening of the general assembly, shall make a report to the governor and the joint budget committee showing the condition of said fund, the investment thereof, the security taken therefor, and the amount of income derived therefrom. The report shall be submitted by the governor to the general assembly. If such report shows any loss in such funds, the amount of such loss shall be included in the governor's budget in order that the general assembly may fulfill the contractual obligations assumed by the state in accepting the provisions and grants of said act of congress of 1862 through an appropriation to repay such loss and keep the principal of such fund unimpaired.

23-32-108. Management of funds. The state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM is designated to receive, manage, and disburse all funds not permanent in character derivable and derived under the several acts of congress supplementary to the act of congress of 1862.

**23-32-109. Purpose of sections.** It is the design of the general assembly in passing sections 23-32-103 to 23-32-109 to supplement and make more definite previous acts of acceptance of said several grants and the conditions thereof, and particularly to definitely provide for the management and investment of the permanent funds so derived, to the end that the engagements of the state with reference thereto may be kept.

23-32-110. Acceptance of congressional act of 1928. Full and complete acceptance, ratification, and assent is made and given by the state of Colorado to all the provisions, terms, grants, and conditions and purposes of the grants made and prescribed by the act of congress of the United States entitled "An Act to provide for the further development of agricultural extension work at the agricultural colleges in the several states, receiving the benefit of the act entitled 'An Act donating public lands to the several states and territories which may provide colleges for the benefit of agriculture and mechanic arts.', approved July 2, 1862, and all acts supplementary thereto, and the United States department of agriculture, approved May 22, 1928." The action of the governor of the state in accepting in behalf of the state of Colorado the provisions of the said act of congress for the period from its approval to the adjournment of the present session of the general assembly as authorized by said act of congress is ratified.

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23-32-111. Control of funds. The state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM has the control of the funds appropriated by the said act of congress and shall disburse the same in accordance with the terms and provisions of the act of congress.

- Congressional act of 1914 accepted. Full and 23-32-112. complete acceptance and assent is made and given by the state of Colorado to the provisions, terms, and conditions made and prescribed by the act of congress of the United States entitled "An Act to provide for cooperative agricultural extension work between the agricultural colleges in the several states receiving the benefits of an act of congress approved July 2, 1862, and of acts supplementary thereto, and the United States department of agriculture, known as the Smith-Lever Act, approved May 8, 1914." The Colorado state university in the state of Colorado is designated as the beneficiary of said act under the direction of the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM.
- 23-32-113. Board to receive and expend funds. The state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM is designated as the officer of the state of Colorado duly authorized to receive and expend the funds available under said act of congress to the state of Colorado for the uses and purposes therein prescribed.
- 23-32-114. Acceptance of congressional act of 1935. Full and complete acceptance, ratification, and assent is made and given by the state of Colorado to all the provisions, terms, grants, and conditions and purposes of the grants made and prescribed by the act of congress of the United States entitled "An Act to provide for research into basic laws and principles relating to agriculture and to provide for the further development of cooperative agricultural extension work and the more complete endowment and support of land-grant colleges.", approved June 29, 1935. The action of the governor of the state in accepting in behalf of the state of Colorado the provisions of the said act of congress for the period from its approval to the adjournment of the thirty-first session of the general assembly as authorized by said act of congress is ratified.
- 23-32-115. Control of funds from 1935 act. The state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM has the control of the funds appropriated by the said act of congress and shall disburse the same for the use and benefit of the Colorado state university for instruction, for research and investigations, and for cooperative agricultural extension work in accordance with the terms and provisions of said act of congress.
- **SECTION 11.** Article 33 of title 23, Colorado Revised Statutes, is amended to read:

### ARTICLE 33 **Experiment Stations**

23-33-101. Acceptance of congressional act of 1862. Full and complete acceptance, ratification, and assent is made and given by the state of Colorado to all of the provisions, terms, grants, and conditions and purposes of the grants made and prescribed by the act of congress of the United States entitled "An Act to establish agricultural experiment stations in connection with the colleges established in the several states, under the provisions of an act approved July 2, 1862, and of the acts supplementary thereto.".

**23-33-102.** Control of fund. The state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM has the control of the fund appropriated by the said act of congress and shall disburse the same for the use and benefit of the agricultural experiment station department of the Colorado state university in accordance with the terms and provisions of said act of congress.

23-33-103. Acceptance of congressional act of 1906. Full and complete acceptance, ratification, and assent is made and given by the state of Colorado to all the provisions, terms, grants, and conditions and purposes of the grants made and prescribed by the act of congress of the United States entitled "An Act to provide for an increased annual appropriation for agricultural experiment stations and regulate the expenditure thereof.", approved March 16, 1906.

**23-33-104. Board to control fund.** The state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM has the control of the fund appropriated by the said act of congress and shall disburse the same for the use and benefit of the agricultural experiment station department of the Colorado state university in accordance with the terms and provisions of said act of congress.

23-33-105. Board to cooperate with counties. The state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM is authorized to cooperate with the several counties of the state in research work and in investigations of matters pertaining to the agricultural and industrial development of the counties and state upon such terms and in such manner as may be mutually agreed upon by the respective boards of county commissioners and the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM.

**23-33-106.** Employees and specialists. The state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM is vested with the power to employ and to discharge, as in its opinion the interests of the service require, all employees and specialists engaged to carry out the provisions of this section and section 23-33-105.

**23-33-107. Station established on the divide.** For the furtherance and promotion of the agricultural interests of this state, an agricultural experimental station is established in that section of country commonly known as the divide in the northern part of El Paso county, more particularly described as township eleven, range sixty-five west, or eleven, range sixty-four west, of the sixth principal meridian. The precise location shall be determined as provided in section 23-33-108.

**23-33-108. Board to secure lands.** The state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM is authorized to select the necessary lands, secure the same either by lease or purchase, make all necessary improvements in the way of buildings

and fences, and take such steps as it deems necessary to successfully establish said stations.

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23-33-109. Board to supervise. The state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM has the control and supervision of said station. It shall appoint a superintendent and such other officers and employees as necessary to carry on the said station successfully. It shall have power to fix salaries and all compensation of employees and is empowered to fix such rules and regulations necessary for the successful attainment of the object for which said station is established and maintained. It shall also appoint three resident trustees who shall act without compensation; except that, when it becomes necessary, they may be allowed traveling expenses in attending to the discharge of their duties.

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23-33-110. Objects of station. The object of this agricultural experimental station is to determine the adaptability of crops of grain, grasses, root crops, and all other growths which may grow in this latitude and the most economical method of producing the best results in growing such crops with and without irrigation. In aid of these objects, the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM may select land, not to exceed two hundred acres, in the San Luis valley, out of the state lands there found for this purpose, and shall appoint three local trustees for the management of the same. In aid of these objects, the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM may select land, not to exceed two hundred acres, in the Arkansas valley in the county of Bent, out of the state lands there found for this purpose, and shall appoint three local trustees for the management of the same. In further aid of these objects, the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM may select lands, to the extent of two hundred acres, in the valley of the Uncompanger river, or the valley of the Gunnison river, or the valley of the north fork of the Gunnison river in Delta county, state of Colorado, for the purpose of an experimental agricultural station, and shall appoint three local trustees to manage the same. Such lands shall be selected from state lands or secured by purchase, gift, or donation, as the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM may decide.

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**23-33-111. Proceeds from station.** The proceeds arising from the sale of products of agricultural experimental stations shall be applied in the liquidation of the running expenses. All moneys so accruing shall be credited as coming from the state and applied as part or whole payment of any amount which may be appropriated from the funds of the state for the maintenance of the stations.

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23-33-112. Expenses, how paid. To enable the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM to carry out the provisions of sections 23-33-107 to 23-33-112, it is authorized to expend such amount as it may deem necessary in establishing agricultural experimental stations, out of any moneys which may accrue to the state by action of the congress of the United States for the purpose of establishing agricultural experimental stations in the various states and territories of the United States.

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forty-four west.

(2) The state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM is authorized to select the necessary lands, secure the same by gift or donation, make all necessary improvements in the way of buildings and fences, and take such steps as it deems necessary to establish said station.

and promotion of the agricultural interests of this state, an agricultural experiment station shall be established in the eastern half of Cheyenne county, more particularly described as township fourteen, south, range

**23-33-113. Station in Cheyenne county.** (1) For the furtherance

23-33-114. Control and supervision of station. The state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM has absolute control and supervision of said station. Pursuant to section 13 of article XII of the state constitution, it shall appoint a superintendent and such other officers and employees deemed necessary to carry on successfully the said station. The board is empowered to make such rules and regulations as deemed necessary and expedient. It shall appoint three resident trustees who shall act without compensation; except that, when it becomes necessary, they may be allowed traveling expenses in the discharge of their duties.

23-33-115. Objects of station. The object of this agricultural experiment station is to determine the adaptability of crops of grain, grasses, root crops, and all other growths which may grow in this latitude and the most economical methods of producing the best results in growing such crops without irrigation.

**23-33-116. Disposition of proceeds.** The proceeds arising from the sale of the products of said station and from all other sources shall be paid to the treasurer of the board and by the board disbursed for the use and benefit of said station.

23-33-117. Expenses of station, how paid. To enable the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM to carry out the provisions of sections 23-33-113 to 23-33-117, it is authorized to expend such amount as it deems necessary in establishing the station described in section 23-33-113 out of any moneys which accrue to the state by action of the congress of the United States for the purpose of establishing agricultural experiment stations in the various states and territories of the United States.

23-33-118. Experiment station at Greeley. For the furtherance and promotion of the agricultural interests of this state, particularly to investigate the nature and causes of potato diseases and to find remedial or preventative measures therefor and generally to improve the potato industry of Colorado, an agricultural experiment station is established at or near Greeley, Weld county, Colorado. The station shall be under the joint control and management of the Colorado state university and the bureau of plant industry of the United States department of agriculture, as provided in the memorandum of agreement between the board of county commissioners of Weld county, Colorado, the agricultural experiment station of said university, and the bureau of plant industry of the United States relative to cooperative work on potato culture and potato diseases under irrigation.

23-33-119. Joint control with U.S. bureau of plant industry. The state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM has joint control of said station established in section 23-33-118 with the said bureau of plant industry of the United States as determined by the parties. The state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM of the state of Colorado has control of all moneys appropriated by the state for the use of said station, and has power to fix the compensation of employees, except those employed by the United States department of agriculture.

**23-33-120. Purchase of lands.** In order to improve the work of the experiment station at Greeley established under sections 23-33-118 and 23-33-119 and maintained under a cooperative agreement between the board of county commissioners of Weld county, the experiment station of the Colorado state university, and the bureau of plant industry of the United States department of agriculture, the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM and Weld county, represented by the board of county commissioners, are authorized to purchase land for the use of said station on a dollar-for-dollar basis.

**23-33-121.** Where title to vest. The title to said land when purchased and to said improvements shall vest in the said state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM as trustee for the state of Colorado.

**23-33-122. Sale of lands - proceeds.** If for any reason the use of said land for such experimental purposes as are provided in sections 23-33-118 and 23-33-119 is discontinued, the land shall be sold. The proceeds of such sale shall be divided equally between said county and the state of Colorado, and the part thereof belonging to the state of Colorado shall be returned to the general fund of the state. The controller is authorized to draw his warrants against this appropriation upon vouchers of the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM, signed by its president and countersigned by its secretary.

**23-33-123. Dryland branch experiment station.** (1) For the furtherance, promotion, and conservation of the agricultural interests of this state, a dryland branch experiment station is authorized to be established in Baca county on lands leased from the federal government.

(2) The state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM is authorized to secure the necessary lands either by lease or purchase, as it sees fit, and to make all necessary improvements thereon, and to take such steps as it deems necessary to successfully establish said station.

(3) The state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM has absolute control and supervision of said station. Pursuant to section 13 of article XII of the state constitution, the board shall appoint a superintendent and such other officers and employees as it deems necessary to carry on successfully the said station. The board is empowered to make such rules and regulations as deemed necessary and expedient. The board shall appoint three resident trustees who shall act without compensation; except that, when

it becomes necessary, they may be allowed traveling expenses in the discharge of their duties.

(4) The object of this dryland branch experiment station is to conduct applied research on methods of preventing and controlling wind erosion on crop and range land in southeastern Colorado, to evaluate these methods in terms of costs and benefits to the farmer and rancher, and to establish time-tried and economically feasible systems of crop rotation, tillage management, and reseeding which will minimize the hazards of wind erosion and stabilize thereby the agricultural economy of the area.

(5) The proceeds arising from the sale of products of said station shall be applied in the liquidation of the running expenses. All moneys so accruing shall be credited as coming from the state and applied as part or whole payment of any amount which may be appropriated from the funds of the state for the maintenance of said station.

**SECTION 12.** 23-34-104 (1), Colorado Revised Statutes, is 20 amended to read:

**23-34-104. Organization - cooperative relationships.** (1) The service is an organizational unit of the Colorado state university, under the supervision and control of the university's administration and the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM.

**SECTION 13.** 23-35-101 (2) and (3), Colorado Revised Statutes, are amended to read:

**23-35-101.** Colorado water resources research institute - creation. (2) The institute shall be a unit of the Colorado state university under the supervision and control of the university's administration and the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM.

(3) The principal administrative officer of the institute shall be a director, who shall be appointed by the president of the Colorado state university with the approval of the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM and who shall be under the direct supervision of the president of Colorado state university or a vice-president thereof designated by the president. To meet the purposes of the institute, the director, with the advice of the advisory committee established pursuant to section 23-35-102, shall develop appropriate policies and procedures for identification of priority research problems; for collaborating with water user associations, other universities, federal, state, and local government agencies, and the general assembly in the formulation of its research program; for selection of projects to be funded; and for the dissemination of information and transfer of technology which is produced by the research.

**SECTION 14.** Part 1 of article 52 of title 23, Colorado Revised Statutes, is amended to read:

PART 1 FORT LEWIS COLLEGE

 23-52-101. Legislative declaration. The general assembly finds, determines, and declares: That Fort Lewis college had its beginnings on land originally set aside by the federal government as an Indian school; that a sizeable Indian student population on the campus of Fort Lewis college is desirable; that the state will continue and improve the outstanding Indian education program now in existence at Fort Lewis college; that although this part 1 is intended to establish the obligation of the state of Colorado in this regard, the state intends to pursue all other possible sources of funding for program development and student aid for the Indian education program; and that the state further intends to assure continuity in the Fort Lewis college program for all qualified Indian students who were enrolled and in good standing prior to July 1, 1971.

- 23-52-102. College established role and mission. There is hereby established a college at Durango, to be known as Fort Lewis college, which shall be a general baccalaureate institution with moderately selective admission standards. Fort Lewis college shall offer selected undergraduate professional programs.
- 23-52-103. Governing board general power. The governing board of Fort Lewis college is the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM, which shall have general supervision of the college and plenary power to enact rules and regulations for the governing of the college. However, Fort Lewis college shall be operated independently of other institutions of higher education until April 15, 1986.
- **23-52-104. Governing board powers.** (1) In addition to those powers conferred elsewhere in this part 1, the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM has the power to:
- (a) Appoint a president of Fort Lewis college who shall hold his office until removed by the board or until he OR SHE resigns the same;
- (b) Appoint such other executive officers of the college as may be required;
- (c) Appoint such faculty and employees as the necessities of the college demand;
- (d) Determine the compensation to be paid to the president, executive officers, faculty, and professional staff;
- (e) Sell, lease, or exchange real property, or any interest therein, as specified in section 23-30-102, the ownership of which is vested in the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM or Fort Lewis college. The state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM shall report all proposed sales, leases, or exchanges of such real property adjacent to or titled in Fort Lewis college to the Colorado commission on higher education, which will review and approve or disapprove the proposed transaction pursuant to section 23-1-106.
- **23-52-104.5. Powers and duties of the president.** The president of Fort Lewis college shall report directly to the state board of agriculture

BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM until April 15, 1986.

23-52-105. Tuition fees - Indians. (1) The state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM shall fix tuition in accordance with the level of cash fund appropriations set by the general assembly for the college pursuant to section 23-1-103.5, subject to the restriction that all qualified Indian pupils shall at all times be admitted to such college free of charge for tuition and on terms of equality with other pupils. The general assembly shall appropriate from the state general fund one hundred percent of the moneys required for tuition for such qualified Indian pupils.

(2) Special programs may also be offered to assist Indian pupils to prepare for, begin, or continue their college education at Fort Lewis college. Indian pupils shall not be charged tuition for such programs. The size of any special programs offered pursuant to this subsection (2) shall be limited by the facilities and revenues available and by the level of appropriations set therefor by the general assembly.

**23-52-106. Donations - power to invest.** All donations of money, securities, or other property of whatever kind and wherever situated made to Fort Lewis college shall be held by the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM for the use and benefit of Fort Lewis college, to be expended subject to appropriation by the general assembly or invested in such securities as are permitted for private trustees and similar fiduciaries under the law of the state of Colorado.

23-52-107. Board empowered to lease grounds. For the purpose of providing dormitories, living and dining halls, or cottages and equipment for the use of the college, and to enable the construction, financing, and ultimate acquisition thereof, and to aid in improving undeveloped portions of the grounds of the Fort Lewis college, the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM is empowered to lease grounds under its control to private persons or corporations for a term not exceeding fifty years and subject to such regulations as it may prescribe and upon the condition that such private persons or corporations shall construct and equip on such leased grounds such buildings or improvements as the board designates or approves and secure reimbursement for money invested therein from the rentals of such buildings or from their sale to the board acting for the state.

**23-52-108.** No authority to obligate state. Nothing in sections 23-52-107 to 23-52-113 shall constitute any authority to enter into any contract which in any way creates any debt or obligation upon the state on account of the construction of such buildings or improvements; but buildings and improvements erected on any such lands under the control of the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM and devoted to the uses of the college under the terms of sections 23-52-107 to 23-52-113 and the leasehold interest shall be exempt from taxation so far as permitted by the state constitution.

**23-52-109. Buildings - control of.** The management of buildings erected and equipped under the terms of sections 23-52-107 to 23-52-113

and the scale of rentals thereof shall be subject to the approval of the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM.

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23-52-110. Board may rent buildings. The state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM is authorized to lease or rent such buildings constructed under the provisions of sections 23-52-107 to 23-52-113 from the private persons or corporations constructing the same upon such terms as it deems satisfactory as to current rental, maintenance, and ultimate purchase, paying therefor out of the revenues derived from the operation of such buildings by the board or from other funds under its control available for general maintenance purposes.

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23-52-111. To be state property at lease end. Upon the termination of any lease or contract executed under the terms of sections 23-52-107 to 23-52-113 providing for the construction and equipment of buildings, such buildings shall become the property of the state, together with all equipment, furnishings, or appurtenances therein contained or thereto attached; except that personal goods or effects of any occupant may be removed.

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**23-52-112. Leasehold interest may be sold.** Nothing in sections 23-52-107 to 23-52-113 shall prevent the transfer or sale of the leasehold interests prior to their expiration, subject to the approval of the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM.

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23-52-113. Board may rent rooms. Upon the termination of any lease or contract executed with private persons or corporations for the construction of buildings under the terms of sections 23-52-107 to 23-52-113, the board is empowered to rent rooms or quarters in buildings erected under such leases or contracts for such reasonable compensation as it deems best in relation to current operation, maintenance, and upkeep costs.

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**SECTION 15.** 23-73-102 (1), Colorado Revised Statutes, is amended to read:

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**23-73-102. Institute established.** (1) The regents of the university of Colorado, the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM for the Colorado state university system, the state board of community colleges and occupational education, the board of trustees of the university of northern Colorado, the trustees of the Colorado school of mines, the trustees of the state colleges in Colorado, Aims community college, and Colorado mountain college, acting in concert, are hereby authorized to incorporate, the Colorado institute of technology, referred to in this article as the "institute"; except that any of the named governing boards may choose not to participate in incorporating the institute. The governing boards may also work with the university of Denver, the Colorado technical university, and any other nonpublic institution in incorporating the institute. The institute shall be a Colorado nonprofit corporation with the condition that the corporation be structured and function in accordance with the remaining terms of this article.

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**SECTION 16.** 24-33-102 (4), Colorado Revised Statutes, is amended to read: 24-33-102. Powers and duties of the executive director and **deputy director.** (4) The executive director may request from the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM such information and statistics concerning forests and forestry in the state and other reports at such times and on such matters as the executive director may require. **SECTION 17.** 24-33-201 (1), Colorado Revised Statutes, is 12 amended to read: 24-33-201. Division of forestry - creation - state forest service 15 **agreement.** (1) There is hereby created the division of forestry in the 16 department of natural resources. The executive director of the department of natural resources shall enter into an agreement with 18 Colorado state university, through the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM, to 20 cooperate in the state's efforts to improve the management and health of Colorado's forests and to provide staff for the division of forestry. **SECTION 18.** 30-11-107 (1) (m), Colorado Revised Statutes, is 24 amended to read: **30-11-107.** Powers of the board. (1) The board of county 27 commissioners of each county has power at any meeting: To negotiate with the board or boards of county commissioners of another county or counties, and with the state board of agriculture of Colorado state university BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM, for agricultural extension service to be furnished such counties, and to be financed on a pro rata share by the counties receiving such service; **SECTION 19.** 30-15-201 (2), Colorado Revised Statutes, is amended to read: **30-15-201.** Notice to extinguish campfires - penalty. (2) The 40 erection of such notices shall be at the expense of each county, and at least twenty notices shall be posted and maintained in each county in this 42 state. The state board of agriculture BOARD OF GOVERNORS OF THE 43 COLORADO STATE UNIVERSITY SYSTEM may also post similar notices, signed by the board and erected and maintained at its expense, at such 45 points throughout the state as it deems necessary or expedient. **SECTION 20.** 30-24-102 (1) (g), Colorado Revised Statutes, is 48 amended to read: **30-24-102.** Authority of county commissioners. (1) For the

(g) Enter into cooperative agreements with the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY 56 SYSTEM for the assistance of Colorado state university, including all of its

purposes set forth in this article, the boards of county commissioners of

the several counties of the state are authorized to:

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agencies, in the developing and financing of the projects to be included in the operations of the county agricultural research work each year;

5 6 **SECTION 21.** 35-1-106 (1) (k), Colorado Revised Statutes, is amended to read:

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**35-1-106.** Powers and duties of commission. (1) In addition to all other powers and duties conferred upon the commission by the provisions of this article, the commission has the following specific powers and duties:

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(k) To avoid duplication of effort within the department and to clarify responsibilities under this title (except part 2 of article 7 and articles 14, 42, 51, 65, 70, and 72) and articles 11 and 16 of title 12 and article 24 of title 30, C.R.S.; to enter into cooperative agreements with the state board of health, the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM, or any other state board or commission which is authorized by law to perform like or similar duties to those delegated by law to this commission, wherein it shall be prescribed whether this commission, the state board of health, the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM, or such other state board or commission shall perform and be responsible for the performance of such duties mentioned in said agreements, so that there is no duplication of effort as between this commission and the state board of health, the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM, or any other state board or commission; and to enter into agreements with the state board of health, the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM, or any other state board or commission relative to the cooperative use by this commission of any laboratories, equipment, or facilities owned or used by this commission or any other state board or commission;

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**SECTION 22.** 35-27-103 (4), Colorado Revised Statutes, is amended to read:

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**35-27-103. Definitions.** As used in this article, unless the context otherwise requires:

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(4) "Certifying agency" means the seed certification service of the Colorado State University authorized by the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM or the authorized seed certifying agency of another state.

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**SECTION 23.** 36-1-142, Colorado Revised Statutes, is amended to read:

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**36-1-142.** Receipts from agricultural lands. The state board of land commissioners is required to transmit or cause to be transmitted to the secretary of the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM, as the same are received, statements showing each item of receipt of money from all leases or sales and royalties, or as interest on purchase money passing through its hands, derived from agricultural college land grant land, which statement shall name and describe the lands to which the money paid applies, from whom and for what received, and whether the item is credited to land

income or permanent fund.

amended to read:

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**36-1-143. Statement to board of agriculture.** (1) On or before the second Wednesday in December of every year, the state board of land commissioners shall furnish to the state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM a complete statement of all transactions had by it in connection with agricultural college lands, which statement shall show:

**SECTION 24.** 36-1-143 (1), Colorado Revised Statutes, is

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(a) Amounts received from sales of such lands, describing the 14 lands sold and the price received for each tract and giving the name of the purchaser;

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(b) Amounts received from leases and royalties, describing the lands leased from which such income is derived and giving the name of the lessee or operator;

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(c) Amounts received as interest on purchase money and other items, giving the name of the payer;

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(d) Amounts due and unpaid on purchases and leases and other delinquencies, if any;

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(e) Such other items as will enable said state board of agriculture BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM to keep informed as to the condition of said lands, the income therefrom, and the manner in which the same are being administered.

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**SECTION 25.** 38-2-105, Colorado Revised Statutes, is amended to read:

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38-2-105. Educational boards of control have right of eminent **domain.** The regents of the university of Colorado, the state board of agriculture for Colorado state university and Fort Lewis college BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM, the board of trustees of the Colorado school of mines, the board of trustees of the university of northern Colorado, and the trustees of the state colleges in Colorado have the power to acquire real property, which they may deem necessary, by the exercise of eminent domain through condemnation proceedings in accordance with law.".

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Renumber succeeding sections accordingly.

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Amendment No. 3, by Representative Tapia.

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Amend printed bill, page 16, strike lines 7 through 11 and substitute the 50 following:

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''(c)ESTABLISH CONGRUOUS STANDARDS FOR FACULTY 53 APPOINTMENT, PROMOTION, TENURE, TEACHING, CREATIVE AND 54 SCHOLARLY WORK, AND OVERALL PERFORMANCE, WITH DUE ALLOWANCE 55 FOR INSTITUTIONAL SIZE, ROLE, MISSION, AND STUDENT ADMISSION 56 STANDARDS;

1 2 3 4 5	(d) Ensure that the general education curriculum at each campus is of a comparable nature to facilitate successful transfer and academic progress of students moving between institutions;
6 7 8 9	(e) AVOID UNNECESSARY DUPLICATION OF PROGRAMS AND DEGREES, WITH DUE ALLOWANCE FOR THE DIFFERENT STUDENT POPULATIONS SERVED AND THE DISTANCE SEPARATING THE CAMPUSES; AND".
10 11 12	Reletter succeeding paragraph accordingly.
13 14	Page 16, line 16, after "(2)", insert "(a)";
15 16 17 18 19 20 21	strike line 21 and substitute "SECTION AND AN ANALYSIS OF ENHANCEMENT OPTIONS FOR THE POLYTECHNIC MISSION OF THE UNIVERSITY OF SOUTHERN COLORADO INCLUDING, BUT NOT LIMITED TO, A PLAN AND TIMETABLE FOR THE UNIVERSITY OF SOUTHERN COLORADO TO OFFER CURRICULUMS FOR CIVIL, MECHANICAL, AND ELECTRICAL ENGINEERING DEGREES.
22 23 24 25 26 27	(b) Prior to issuing the report under paragraph (a) of this subsection (2), the board of governors of the Colorado state university system shall hold at least one public meeting regarding the progress of the university of southern Colorado in meeting the goals specified in subsection (1) of this section.".
28 29 30	Page 17, line 3, strike "general baccalaureate" and substitute "general baccalaureate COMPREHENSIVE REGIONAL".
31 32	Amendment No. 4, by Representatives Berry, King, Young.
33 34 35 36	Amend printed bill, page 16, before line 22, insert the following:  "(4) THE GOALS OUTLINED IN SUBSECTION (1) OF THIS SECTION SHALL BE IMPLEMENTED WITHIN EXISTING RESOURCES.". Renumber succeeding subsection accordingly.
37 38 39	As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
40 41 42 43 44	<b>HB01-1348</b> by Representative(s) Williams S.; also Senator(s) Pascoe-Concerning the use of scores of students with individual educational programs.
45 46 47 48	Amendment No. 1, Education Report, dated February 21, 2001, and placed in member's bill file; Report also printed in House Journal, February 22, page 513.
49 50	Amendment No. 2, by Representative Williams S
51	Amend the Education Committee Report, dated February 21, 2001, page

Amend the Education Committee Report, dated February 21, 2001, page 1, strike line 3 and substitute the following: "ESTABLISH A PUBLIC PROCESS THAT WILL PROVIDE FOR". 52 53 54

As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

by Representative(s) Witwer; also Senator(s) Evans--<u>HB01-1224</u> 2 Concerning the administration of the property tax 3 exemption for qualifying seniors created under section 3.5 4 5 of article X of the state constitution by a vote of the people at the 2000 general election. 6 7 Amendment No. 1, Finance Report, dated February 21, 2001, and placed 8 in member's bill file; Report also printed in House Journal, February 22, 9 pages 515-517. 10 11 <u>Amendment No. 2</u>, by Representative Weddig. 12 13 Amend printed bill, page 11, line 20, strike "ALLOWED." and substitute "ALLOWED PLUS INTEREST. INTEREST SHALL BE CALCULATED AT THE 14 15 ANNUAL RATE CALCULATED PURSUANT TO SECTION 39-21-110.5 (2) AND 16 (3) FROM THE DATE ON WHICH THE CHANGE IN THE OWNERSHIP OR 17 OCCUPANCY OCCURRED UNTIL THE DATE THE APPLICANT MAKES THE 18 PAYMENT REQUIRED BY THIS SUBPARAGRAPH (II).". 19 20 As amended, ordered engrossed and placed on the Calendar for Third 21 Reading and Final Passage. 23 **HB01-1310** by Representative(s) Marshall; also Senator(s) Hagedorn--24 Concerning the provision of adult preventative health care 25 services by health benefit plans, and, in connection 26 therewith, creating the "Colorado Health and Wellness" 27 Promotion Act". 28 29 Declared **lost** on Second Reading. 30 31 32 HB01-1288 Representative(s) Schultheis, Crane, 33 Concerning an increase in civil fees collected by sheriffs. 34 35 Amendment No. 1, Local Government Report, dated February 19, 2001, and placed in member's bill file; Report also printed in House Journal, 36 37 February 22, page 536. 38 39 Amendment No. 2, by Representative Schultheis. 40 41 Amend the Local Government Committee Report, dated February 19, 42 2001, page 1, after line 5, insert the following: 43 44 "line 18, after "eight", insert "ACTUAL EXPENSES, BUT NOT MORE THAN";"; 45 46 strike lines 15 through 18 and substitute the following: 47 48 "Page 3, strike line 1 and substitute the following: 49 50 "class, actual expenses, or fifty BUT NOT MORE THAN SEVENTY-FIVE 51 dollars; whichever is greater;"; 53 strike line 4 and substitute the following: 54

"expenses, or fifty BUT NO MORE THAN SEVENTY-FIVE dollars; whichever

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56 is greater;";".

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<u>Amendment No. 3</u>, by Representative Crane. Amend the Local Government Committee Report, dated February 19, 2001, page 1, line 5, strike ""FORTY";" and substitute ""THIRTY-FIVE";"; line 6, strike ""TWENTY-FIVE";" and substitute ""TWENTY";". 6 As amended, ordered engrossed and placed on the Calendar for Third 9 Reading and Final Passage. 10 11 HB01-1338 by Representative(s) Cloer--Concerning the authority of 12 counties to provide an incentive to participants who marry 13 while participating in the Colorado works program. 14 15 Amendment No. 1, Local Government Report, dated February 21, 2001, and placed in member's bill file; Report also printed in House Journal, 16 17 February 22, pages 536-537. 18 19 As amended, declared **lost** on Second Reading. 20 (For change in action, see Amendments to Report.) 21 HB01-1189 by Representative(s) Daniel, Boyd, Crane, Hefley, Jahn, 23 Veiga, Williams S.--Concerning forfeiture provisions in 24 agreements affecting persons in facilities providing 25 residential care. 26 27 <u>Amendment No. 1</u>, Business Affairs & Labor Report, dated January 30, 2001, and placed in member's bill file; Report also printed in House 28 29 Journal, February 1, pages 233-234. 30 31 Amendment No. 2, by Representative Daniel. 32 33 Amend the Business Affairs & Labor Report, dated January 30, 2001, page 2, line 8, strike "AMOUNT." and substitute "AMOUNT PLUS 35 REASONABLE EXPENSES.". 36 37 <u>Amendment No. 3</u>, by Representative Swenson. 38 39 Amend printed bill, page 5, strike lines 10 through 15 and substitute the 40 following: 41 42 "SECTION 5. Effective date - applicability. (1) This act shall take effect January 1, 2002, unless a referendum petition is filed during 43 the ninety-day period after final adjournment of the general assembly that 45 is allowed for submitting a referendum petition pursuant to article V, section 1 (3) of the state constitution. If such a referendum petition is 47 filed against this act or an item, section, or part of this act within such 48 period, then the act, item, section, or part, if approved by the people, shall take effect on the date of the official declaration of the vote thereon by 50 proclamation of the governor. 51 (2) The provisions of this act shall apply to contracts executed on

As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

or after the applicable effective date of this act.".

**HB01-1132** by Representative(s) Scott, Witwer, Mitchell, Boyd, Groff, Mace, Madden, Paschall, Plant, Swenson, Veiga; also 2 3 4 5 Senator(s) Tupa--Concerning the annexation by a special statutory district of unincorporated territory that is entirely surrounded by the district. 6 7 Amendment No. 1, Appropriations Report, dated February 9, 2001, and placed in member's bill file; Report also printed in House Journal, 9 February 12, page 375. 10 11 As amended, ordered engrossed and placed on the Calendar for Third 12 Reading and Final Passage. 13 14 **HB01-1113** by Representative(s) Coleman; also Senator(s) Linkhart--15 Concerning the duty of the department of corrections, division of adult parole, to inform the public before 16 17 acquiring a site to operate as a branch parole office. 18 19 Amendment No. 1, Civil Justice & Judiciary Report, dated February 6, 2001, and placed in member's bill file; Report also printed in House 20 21 Journal, February 8, pages 329-330. As amended, ordered engrossed and placed on the Calendar for Third 24 Reading and Final Passage. 25 26 **HB01-1283** by Representative(s) Rhodes, Fairbank, Paschall, White; 27 also Senator(s) Hagedorn--Concerning the bonding 28 authority of the Colorado housing and finance authority, 29 and, in connection therewith, eliminating the dollar 30 limitation on the amount of bonds that the authority may 31 issue and prohibiting the authority from establishing new 32 capital reserve funds used for the payment of bonds. 33 34 Ordered engrossed and placed on the Calendar for Third Reading and 35 Final Passage. 36 37 **HB01-1325** by Representative(s) Mitchell--Concerning requirements for 38 a stillborn fetus. 39 40 Amendment No. 1, State, Veterans, & Military Affairs Report, dated February 20, 2001, and placed in member's bill file; Report also printed 41 42 in House Journal, February 22, page 537. 43 44 Amendment No. 2, by Representative Mitchell. 45 Amend the State, Veterans & Military Affairs Committee Report, dated 46 47 February 20, 2001, page 1, line 11, strike "FETAL" and substitute 48 "STILLBORN". 49 50 As amended, ordered engrossed and placed on the Calendar for Third 51 Reading and Final Passage.

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### AMENDMENTS TO THE COMMITTEE OF THE WHOLE REPORT

Representative Madden moved to amend the Report of the Committee of the Whole to show that **HB01-1328**, as amended, did pass.

The amendment was declared **lost** by the following roll call vote:

8	YES 28	NO 35		EXC	CUSED 2		ABSENT 0		
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10	Alexander	N	Groff	Y	Miller	N	Spence	N	
11	Bacon	Y	Grossman	Y	Mitchell	N	Spradley	N	
12	Berry	N	Hefley	N	Nuñez	N	Stafford	N	
13	Borodkin	Y	Hodge	Y	Paschall	N	Stengel	N	
14	Boyd	Y	Hoppe	N	Plant	Y	Swenson	N	
15	Cadman	N	Jahn	Y	Ragsdale	Y	Tapia	Y	
16	Chavez	E	Jameson	Y	Rhodes	N	Tochtrop	Y	
17	Clapp	N	Johnson	N	Rippy	N	Veiga	Y	
18	Cloer	N	Kester	N	Romanoff	Y	Vigil	Y	
19	Coleman	Y	King	N	Saliman	Y	Webster	N	
20	Crane	N	Larson	Y	Sanchez	Y	Weddig	Y	
21	Daniel	Y	Lawrence	N	Schultheis	N	White	Е	
22	Decker	Y	Lee	N	Scott	Y	Williams S.	Y	
23	Fairbank	N	Mace	Y	Sinclair	N	Williams T.	N	
24	Fritz	N	Madden	Y	Smith	N	Witwer	N	
25	Garcia	Y	Marshall	Y	Snook	N	Young	N	
26							Mr. Speaker	N	
27							-		

Representative Marshall moved to amend the Report of the Committee of the Whole to show that the Health, Environment, Welfare, & Institutions Committee Report to HB01-1310, dated February 21, 2001, did pass, and that **HB01-1310**, as amended, did pass.

The amendment was declared **lost** by the following roll call vote:

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37	YES 28	NO	35	EXC	CUSED 2		ABSENT 0	
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39	Alexander	N	Groff	Y	Miller	Y	Spence	N
40	Bacon	Y	Grossman	Y	Mitchell	N	Spradley	N
41	Berry	N	Hefley	N	Nuñez	N	Stafford	N
42	Borodkin	Y	Hodge	Y	Paschall	N	Stengel	N
43	Boyd	Y	Hoppe	N	Plant	Y	Swenson	N
44	Cadman	N	Jahn	Y	Ragsdale	Y	Tapia	Y
45	Chavez	E	Jameson	Y	Rhodes	N	Tochtrop	Y
46	Clapp	N	Johnson	Y	Rippy	N	Veiga	Y
47	Cloer	N	Kester	Y	Romanoff	Y	Vigil	Y
48	Coleman	Y	King	N	Saliman	Y	Webster	N
49	Crane	N	Larson	N	Sanchez	Y	Weddig	Y
50	Daniel	Y	Lawrence	N	Schultheis	N	White	E
51	Decker	N	Lee	N	Scott	N	Williams S.	Y
52	Fairbank	N	Mace	Y	Sinclair	N	Williams T.	N
53	Fritz	N	Madden	Y	Smith	N	Witwer	N
54	Garcia	Y	Marshall	Y	Snook	N	Young	N
55							Mr. Speaker	N
56								

Representative Cloer moved to amend the Report of the Committee of the Whole to show that **HB01-1338**, as amended, did pass.

The amendment was declared **passed** by the following roll call vote:

6	YES 37	NO 26		EXC	CUSED 2		ABSENT 0		
7	_								
8	Alexander	Y	Groff	Y	Miller	N	Spence	Y	
9	Bacon	Y	Grossman	N	Mitchell	Y	Spradley	Y	
10	Berry	N	Hefley	Y	Nuñez	Y	Stafford	Y	
11	Borodkin	N	Hodge	N	Paschall	Y	Stengel	Y	
12	Boyd	N	Hoppe	Y	Plant	N	Swenson	Y	
13	Cadman	Y	Jahn	N	Ragsdale	N	Tapia	Y	
14	Chavez	E	Jameson	N	Rhodes	Y	Tochtrop	N	
15	Clapp	Y	Johnson	Y	Rippy	Y	Veiga	N	
16	Cloer	Y	Kester	Y	Romanoff	N	Vigil	N	
17	Coleman	N	King	Y	Saliman	N	Webster	N	
18	Crane	Y	Larson	N	Sanchez	N	Weddig	N	
19	Daniel	N	Lawrence	N	Schultheis	Y	White	Е	
20	Decker	N	Lee	Y	Scott	Y	Williams S.	Y	
21	Fairbank	Y	Mace	Y	Sinclair	Y	Williams T.	Y	
22	Fritz	Y	Madden	N	Smith	N	Witwer	Y	
23	Garcia	Y	Marshall	N	Snook	Y	Young	Y	
24							Mr. Speaker	Y	
25							•		

### ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: **HB01-1174 amended**, 1323, 1304 amended, 1232 amended, 1308 amended, 1346 amended, 1350 amended, 1251, 1281 amended, 1335 amended, 1290 amended, 1348 amended, 1224 amended, 1288 amended, 1338 amended, 1189 amended, 1132 amended, 1113 amended, 1283, 1325 amended.

Lost on Second Reading: HB01-1328 amended, 1310.

Laid over until date indicated retaining place on Calendar: **SB01-047**, **058**, **084**, **015**, **HB01-1245**, **1319**, **SB01-036**--February 27, 2001.

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was **adopted**.

47	YES 63	N(	0 0	EXC	CUSED 2		ABSENT	0	
48									
49	Alexander	Y	Groff	Y	Miller	Y	Spence	Y	,
50	Bacon	Y	Grossman	Y	Mitchell	Y	Spradley	Y	7
51	Berry	Y	Hefley	Y	Nuñez	Y	Stafford	Y	7
52	Borodkin	Y	Hodge	Y	Paschall	Y	Stengel	Y	7
53	Boyd	Y	Hoppe	Y	Plant	Y	Swenson	Y	,
54	Cadman	Y	Jahn	Y	Ragsdale	Y	Tapia	Y	7
55	Chavez	E	Jameson	Y	Rhodes	Y	Tochtrop	Y	
56	Clapp	Y	Johnson	Y	Rippy	Y	Veiga	Y	,

1 2 3 4 5 6 7 8 9	Cloer Coleman Crane Daniel Decker Fairbank Fritz Garcia	Y Y Y Y Y Y Y	Kester King Larson Lawrer Lee Mace Madde Marsha	Y Y Y Y Y Y		Romanofi Saliman Sanchez Schultheis Scott Sinclair Smith Snook	Y Y Y Y Y Y Y	Vigil Webster Weddig White Williams S. Williams T. Witwer Young Mr. Speake	Y Y Y E Y Y Y Y
11 12			_						
13 14		M	ESSAG	E FRON	и I	THE SE	NATE		
15	Ma Casalzan								
16 17	Mr. Speaker:								
18	The Senate ha	is pass	sed on T	hird Rea	din	g and tra	ansmitted	to the Rev	isor
19 20	of Statutes:								
21 22 23 24 25	SB01-034,	amen 391-3		orinted in	Se	nate Jou	rnal, Feb	ruary 22, pa	ages
23 24	SB01-038,	amen page	ided as	printed	in	Senate	Journal,	February	22,
25	SB01-145,	amen	ided as	printed	in	Senate	Journal,	February	22,
26 27	SB01-120,		ided as	printed	in	Senate	Journal,	February	22,
28 29	SB01-201,	page		rinted in	Se	nate Iou	rnal Feb	ruary 22, pa	ages
29 30	5601 201,							g as printe	
31	CD01 120			al, Febru			т 1	 	22
32 33	SB01-130,	amen		printed	ın	Senate	Journal,	February	22,
34 35	SB01-151,	amen	ided as	printed	in	Senate	Journal,	February	22,
36	SB01-136,	page amen		printed	in	Senate	Journal,	February	16,
37	CD01 006	page	336;	1		<b>C</b> ,	т 1	г 1	0.1
38 39	SB01-086,	amen		printed	ın	Senate	Journal,	February	21,
40	SB01-158,	amen	ided as	printed	in	Senate	Journal,	February	21,
41 42	SB01-165,	page amen	3/8; ided as	printed	in	Senate	Journal,	February	21,
43		page	379;	•				•	
44 45	SB01-123,	amen		printed	1n	Senate	Journal,	February	21,
45 46		page	317.						
47			_						

## MESSAGE FROM THE REVISOR

We herewith transmit without comment, as amended, SB01-034, 038, 145, 120, 201, 130, 151, 136, 086, 158, 165, and 123.

48 49

1	LAY OVER OF CALENDAR ITEMS
2 3 4 5	On motion of Representative Spradley, Consideration of <b>HJR01-1015</b> was laid over until February 27, retaining place on Calendar.
6 7	
8 9	On motion of Representative Spradley, the House adjourned until 9:00 a.m., February 27, 2001.
10 11	Approved:
12 13 14	
15 16	DOUG DEAN, Speaker
17 18	Attest:
19 20	JUDITH RODRIGUE, Chief Clerk