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Tuesday, April 23, 2002

HOUSE JOURNAL

SIXTY-THIRD GENERAL ASSEMBLY

STATE OF COLORADO

Second Regular Session

One Hundred-fifth Legislative Day

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Prayer by the Reverend Kraig Burleson, Loving Saints Christian Fellowship, Denver. 4 The Speaker called the House to order at 9:00 a.m. 5 6 7 8 The roll was called with the following result: Present--63. 9 Excused--Representative Paschall--1. Absent--Representative Mitchell--1. 10 Present after roll call--Representatives Mitchell, Paschall. 11 12 13 The Speaker declared a quorum present. 14 15 On motion of Representative Garcia, the reading of the journal of 16 April 22, 2002, was declared dispensed with and approved as corrected 17 by the Chief Clerk. 18 19 20 21 $\overline{22}$ CONSIDERATION OF RESOLUTION HJR02-1052 by Representative(s) Johnson, Bacon, Fritz, Harvey, Jameson, Plant, Rippy, Snook, Spence, Tapia, Webster, Young; also Senator(s) Reeves--Concerning honoring the 25 26 $\overline{27}$ intercollegiate athletics program at Colorado State 28 University. <u>2</u>9 30 (Printed and placed in member's file; also printed in House Journal, 31 April 12, pages 1292-1294.) 32 33 On motion of Representative Johnson, the resolution was read at length and adopted by viva voce vote. 35 36 Co-sponsors added: Roll call of the House. 37 38 39 40 House in recess. House reconvened. 41 42

Amend reengrossed bill, strike everything below the enacting clause and substitute the following:

"SECTION 1. 10-16-104 (1.7) (a), the introductory portion to 10-16-104 (5), 10-16-104 (5.5) (a) (I) and (8) (b), the introductory portions to 10-16-104 (9) (a) and (12) (a), and 10-16-104 (14) (a), Colorado Revised Statutes, are amended to read:

10-16-104. Mandatory coverage provisions. (1.7) **Therapies for congenital defects and birth abnormalities.** (a) After the first thirty-one days of life, policy limitations and exclusions that are generally applicable under the policy may apply; except that all individual and group health benefit plans, NOT INCLUDING BASIC HEALTH BENEFIT PLANS OFFERED PURSUANT TO SECTION 10-16-105 (7.2) (b) (I) (A) OR (7.2) (b) (I) (B), shall provide medically necessary physical, occupational, and speech therapy for the care and treatment of congenital defects and birth abnormalities for covered children up to five years of age.

(5) **Mental illness.** Every group policy or contract providing hospitalization or medical benefits by an entity subject to the provisions of part 2 or 3 of this article, EXCEPT BASIC HEALTH BENEFIT PLANS OFFERED PURSUANT TO SECTION 10-16-105 (7.2) (b) (I) (A) OR (7.2) (c) (I) (A), shall provide benefits for conditions arising from mental illness at least equal to the following:

(5.5) **Biologically based mental illness.** (a) (I) Every group policy, plan certificate, and contract of a carrier subject to the provisions of part 2, 3, or 4 of this article, except BASIC HEALTH BENEFIT PLANS OFFERED PURSUANT TO SECTION 10-16-105 (7.2) (b) (I) (A) AND (7.2) (c) (I) (A) AND those described in section 10-16-102 (21) (b), shall provide coverage for the treatment of biologically based mental illness that is no less extensive than the coverage provided for any other physical illness. Any preauthorization or utilization review mechanism used in the determination to provide such coverage shall be the same as, or no more restrictive than, that used in the determination to provide coverage for any other physical illness. The commissioner shall adopt such rules as are necessary to carry out the provisions of this subsection (5.5). promulgating such rules, the commissioner shall recognize that the substance of the mechanisms for preauthorization or utilization review may differ between medical specialities and that such mechanisms shall not be more restrictive with respect to a covered person or a mental health provider for a determination under this subparagraph (I) than for any other physical illness.

(8) **Availability of hospice care coverage.** (b) Notwithstanding any other provision of the law to the contrary, no individual or group policy of sickness and accident insurance issued by an insurer subject to the provisions of part 2 of this article and no plan issued by an entity subject to the provisions of part 3 of this article which provides hospital, surgical, or major medical coverage on an expense incurred basis, EXCEPT BASIC HEALTH BENEFIT PLANS OFFERED PURSUANT TO SECTION 10-16-105 (7.2) (b) (I) (A) OR (7.2) (c) (I) (A), shall be sold in this state unless a policyholder under such policy or plan is offered the opportunity to purchase coverage for benefits for the costs of home health services and hospice care which have been recommended by a physician as medically necessary. Nothing in this paragraph (b) shall require an insurer to offer coverages for which premiums would not cover expected benefits. This paragraph (b) shall not apply to any insurance policy, plan, contract, or certificate which provides coverage exclusively for disability loss of

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income, dental services, optical services, hospital confinement indemnity, accident only, or prescription drug services.

- (9) Availability of coverage for alcoholism. (a) Any other provision of law to the contrary notwithstanding, no hospitalization or medical benefits contract on a group basis issued by an insurer subject to the provisions of part 2 of this article or an entity subject to the provisions of part 3 of this article, EXCEPT BASIC HEALTH BENEFIT PLANS OFFERED PURSUANT TO SECTION 10-16-105 (7.2) (b) (I) (A) OR (7.2) (c) (I) (A), shall be sold in this state unless the policyholder under such contract or persons holding the master contract under such contract are offered the opportunity to purchase coverage for benefits for the treatment of and for conditions arising from alcoholism, which benefits are at least equal to the following minimum requirements:
- Hospitalization and general anesthesia for dental **procedures for dependent children.** (a) All individual and all group sickness and accident insurance policies that are delivered or issued for delivery within the state by an entity subject to the provisions of part 2 of this article and all individual and group health care service or indemnity contracts issued by an entity subject to the provisions of part 3 or 4 of this article, except BASIC HEALTH BENEFIT PLANS OFFERED PURSUANT TO SECTION $10-\hat{1}6-105(7.2)(b)(I)(A)$ AND (7.2)(c)(I)(A) AND supplemental policies that cover a specific disease or other limited benefit, shall provide coverages for general anesthesia, when rendered in a hospital, outpatient surgical facility, or other facility licensed pursuant to section 25-3-101, C.R.S., and for associated hospital or facility charges for dental care provided to a dependent child, as dependent is defined in section 10-16-102 (14), of a covered person. Such dependent child shall, in the treating dentist's opinion, satisfy one or more of the following criteria:
- (14) **Prosthetic devices.** (a) Any health benefit plan, except BASIC HEALTH BENEFIT PLANS OFFERED PURSUANT TO SECTION 10-16-105 (7.2) (b) (I) (A) AND (7.2) (c) (I) (A) AND supplemental policies covering a specified disease or other limited benefit, that provides hospital, surgical, or medical expense insurance shall provide coverage for benefits for prosthetic devices that equal those benefits provided for under federal laws for health insurance for the aged and disabled pursuant to 42 U.S.C. secs. 1395k, 1395l, and 1395m and 42 CFR 414.202, 414.210, 414.228, and 410.100, as applicable to this subsection (14).
- **SECTION 2.** 10-16-105 (7.2) and (7.3) (a), Colorado Revised Statutes, are amended to read:
- 10-16-105. Small group sickness and accident insurance guaranteed issue - mandated provisions for basic and standard health **benefit plans.** (7.2) The commissioner shall promulgate rules to implement a basic health benefit plan and a standard health benefit plan to be offered by each small employer carrier as a condition of transacting business in this state. Such rules shall be effective January 1, 1995, and in conformity with the provisions of article 4 of title 24, C.R.S., AND SHALL INCLUDE, WITHOUT LIMITATION, THE FOLLOWING FEATURES:
- (a) THE STANDARD HEALTH BENEFIT PLAN SHALL REFLECT THE BENEFIT DESIGN OF COMMON PLAN OFFERINGS IN THE SMALL GROUP MARKET; AND

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- (b) (I) THE BASIC HEALTH BENEFIT PLAN OFFERED BY A MANAGED CARE PLAN SHALL REFLECT TWO OF THE FOLLOWING BENEFIT DESIGNS:
- (A) CATASTROPHIC COVERAGE AS DEFINED IN SECTION 10-16-116 5 THAT INCLUDES THE MANDATED BENEFITS FOR PREVENTIVE CARE, 6 MATERNITY, AND DIABETES COVERAGE PURSUANT TO SECTION 10-16-104 (1), (1.5), (2), (3), (4), (10), (11), AND (13);
 - (B) CATASTROPHIC COVERAGE AS DEFINED IN SECTION 10-16-116;
- (C) A HEALTH BENEFIT PLAN IN WHICH THE COVERED PERSON IS 12 RESPONSIBLE FOR A DEDUCTIBLE AMOUNT OF ONE THOUSAND FIVE 13 HUNDRED DOLLARS AFTER THE FIRST ONE THOUSAND DOLLARS OF 14 COVERAGE AS PROVIDED BY AN EMPLOYER IN A MANNER SIMILAR TO A 15 PERSONAL CARE ACCOUNT;
- (D) A BASIC HEALTH BENEFIT PLAN AS DETERMINED BY RULE BY 18 THE COMMISSIONER.
- (II) A BASIC HEALTH BENEFIT PLAN DESIGN ISSUED PURSUANT TO 21 SUBPARAGRAPH (I) OF THIS PARAGRAPH (b) MAY BE OFFERED IN CONJUNCTION WITH A MEDICAL SAVINGS ACCOUNT.
- (c) (I) THE BASIC HEALTH BENEFIT PLAN OFFERED BY A HEALTH 25 MAINTENANCE ORGANIZATION SHALL REFLECT AT LEAST ONE OF THE 26 FOLLOWING BENEFIT DESIGNS:
- (A) CATASTROPHIC COVERAGE AS DEFINED IN SECTION 10-16-116 29 THAT INCLUDES THE MANDATED BENEFITS FOR PREVENTIVE CARE, 30 DIABETES, AND MATERNITY COVERAGE PURSUANT TO SECTION 10-16-104 (1), (1.5), (2), (3), (4), (10), (11), AND (13);
 - (B) CATASTROPHIC COVERAGE AS DEFINED IN SECTION 10-16-116;
- (C) A HEALTH BENEFIT PLAN IN WHICH THE COVERED PERSON IS 36 RESPONSIBLE FOR A DEDUCTIBLE AMOUNT OF ONE THOUSAND FIVE HUNDRED DOLLARS AFTER THE FIRST ONE THOUSAND DOLLARS OF 38 COVERAGE AS PROVIDED BY AN EMPLOYER IN A MANNER SIMILAR TO A 39 PERSONAL CARE ACCOUNT; OR
- (D) A BASIC HEALTH BENEFIT PLAN AS DETERMINED BY RULE BY 42 THE COMMISSIONER.
- (II) A HEALTH MAINTENANCE ORGANIZATION BASIC HEALTH 45 BENEFIT PLAN MAY REFLECT A SHARING OF HIGHER CONSUMER COSTS THROUGH HIGHER COPAYMENTS INSTEAD OF HIGHER DEDUCTIBLE 47 AMOUNTS.
- (d) A SMALL EMPLOYER CARRIER OR A HEALTH MAINTENANCE 50 ORGANIZATION OFFERING THE COVERAGES AUTHORIZED IN PARAGRAPHS (b) AND (c) OF THIS SUBSECTION (7.2) SHALL DEMONSTRATE IN RATE 52 FILINGS SUBMITTED TO THE COMMISSIONER THE SAVINGS TO THE INSURED TO BE REALIZED UNDER THE DIFFERENT BASIC PLANS. A DISCLOSURE FORM 54 FOR A BASIC HEALTH BENEFIT PLAN FOR A SMALL EMPLOYER SHALL 55 INCLUDE, IN TYPE OF AT LEAST TWELVE-POINT SIZE, WHAT THE 56 APPROXIMATE COST SAVINGS WILL BE IF A SPECIFIC BASIC HEALTH BENEFIT

PLAN IS ACCEPTED.

3 (7.3) (a) Except as otherwise provided in this subsection (7.3), effective January 1, 1995 2003, every small employer carrier OFFERING A MANAGED CARE PLAN shall, as a condition of transacting business in this state with small employers, actively offer to such small employers the choice of a TWO OF THE basic health benefit plan PLANS ESTABLISHED BY PARAGRAPH (b) OF SUBSECTION (7.2) OF THIS SECTION or AND a standard 9 health benefit plan. EXCEPT AS OTHERWISE PROVIDED IN THIS SUBSECTION 10 (7.3), EFFECTIVE JANUARY 1, 2003, EVERY SMALL EMPLOYER CARRIER OFFERING A HEALTH MAINTENANCE ORGANIZATION PLAN SHALL, AS A 12 CONDITION OF TRANSACTING BUSINESS IN THIS STATE WITH SMALL 13 EMPLOYERS, ACTIVELY OFFER TO SUCH SMALL EMPLOYERS THE CHOICE OF 14 AT LEAST ONE OF THE BASIC PLANS ESTABLISHED IN PARAGRAPH (c) OF 15 SUBSECTION (7.2) OF THIS SECTION AND A STANDARD HEALTH BENEFIT 16 PLAN. Effective July 1, 1997, every small employer carrier shall also 17 offer to small employers a choice of all the other small group plans the 18 carrier markets in Colorado; except that this requirement shall not apply to a health benefit plan offered by a carrier if such plan is made available 19 20 in the small group market only through one or more bona fide association 21 plans and except as provided in paragraph (i) of this subsection (7.3).

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SECTION 3. 10-16-116 (2) (h), Colorado Revised Statutes, is amended to read:

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10-16-116. Catastrophic health insurance - coverage. (2) Each catastrophic health insurance policy issued pursuant to subsection (1) of this section is required to:

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(h) For group coverage, include a portability clause which provides that,

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(f) when an employee leaves employment for any reason, the employee, the employee's spouse, and the employee's dependent children may each elect to continue coverage or convert coverage to an individual policy pursuant to section 10-16-108. and

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(II) Conversion benefits shall be the insured's choice of the same coverage issued, without evidence of insurability, as an individual policy or the conversion coverage specified in section 10-16-108;

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SECTION 4. 10-16-118 (1), Colorado Revised Statutes, is amended BY THE ADDITION OF A NEW PARAGRAPH to read:

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10-16-118. Limitations on preexisting condition limitations.
(1) A health coverage plan that covers residents of this state:

48 49 50 (d) That is a basic health benefit plan pursuant to section 10-16-105 (7.2) (b) (I) (A) or (7.2) (c) (I) (A) that waives mandated provisions outlined in section 10-16-104, shall not be considered creditable coverage for those conditions that were waived.

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SECTION 5. 10-8-601.5 (1) (c), Colorado Revised Statutes, is amended BY THE ADDITION OF A NEW SUBPARAGRAPH, to read:

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10-8-601.5. Applicability and scope. (1) (c) (III) FOR THE

PURPOSES OF THIS PARAGRAPH, AN INDIVIDUAL HEALTH BENEFIT POLICY SHALL NOT INCLUDE ONE OR MORE SHORT-TERM LIMITED DURATION HEALTH INSURANCE POLICIES ISSUED WITHIN SIX MONTHS FROM THE DATE OF APPLICATION FOR GROUP COVERAGE.

SECTION 6. 10-8-601.5 (3), Colorado Revised Statutes, is amended to read:

10-8-601.5. Applicability and scope. (3) Effective October 1, 1997 JANUARY 1, 2003, pursuant to rules adopted by the commissioner, a small employer carrier may reject for coverage under a small group plan a business group of one self-employed person if, at the time of application for group coverage, the self-employed person has in place or, within the immediately preceding thirty days, has had in place an individual health benefit plan that meets the requirements of subparagraph (I) of paragraph (c) of subsection (1) of this section and has been in place for less than three years. AN INDIVIDUAL HEALTH BENEFIT POLICY SHALL NOT INCLUDE ONE OR MORE SHORT-TERM LIMITED DURATION HEALTH INSURANCE POLICIES ISSUED WITHIN SIX MONTHS FROM THE DATE OF APPLICATION FOR GROUP COVERAGE.

SECTION 7. 10-16-105.2 (1) (c), Colorado Revised Statutes, as enacted by House Bill 02-1136, enacted at the Second Regular Session of the Sixty-third General Assembly, is amended BY THE ADDITION OF A NEW SUBPARAGRAPH to read:

10-16-105.2. Applicability and scope. (1) (c) (III) FOR THE PURPOSES OF THIS PARAGRAPH, AN INDIVIDUAL HEALTH BENEFIT POLICY SHALL NOT INCLUDE ONE OR MORE SHORT-TERM LIMITED DURATION HEALTH INSURANCE POLICIES ISSUED WITHIN SIX MONTHS FROM THE DATE OF APPLICATION FOR GROUP COVERAGE.

SECTION 8. 10-16-105.2 (3), Colorado Revised Statutes, as enacted by House Bill 02-1136, enacted at the Second Regular Session of the Sixty-third General Assembly, is amended to read:

10-16-105.2. Applicability and scope. (3) Pursuant to rules adopted by the commissioner, a small employer carrier may reject for coverage under a small group plan a business group of one self-employed person if, at the time of application for group coverage, the self-employed person has in place or, within the immediately preceding thirty days, has had in place an individual health benefit plan that meets the requirements of subparagraph (I) of paragraph (c) of subsection (1) of this section and that has been in place for less than three years. AN INDIVIDUAL HEALTH BENEFIT POLICY SHALL NOT INCLUDE ONE OR MORE SHORT-TERM LIMITED DURATION HEALTH INSURANCE POLICIES ISSUED WITHIN SIX MONTHS FROM THE DATE OF APPLICATION FOR GROUP COVERAGE.

SECTION 9. Effective date - applicability. (1) (a) This act shall take effect January 1, 2003, unless a referendum petition is filed during the ninety-day period after final adjournment of the general assembly that is allowed for submitting a referendum petition pursuant to article V, section 1 (3) of the state constitution. If such a referendum petition is filed against this act or an item, section, or part of this act within such period, then the act, item, section, or part shall take effect on the specified date only if approved by the people.

(b) Sections 5 and 6 of this act shall not take effect if House Bill 02-1136 is enacted at the Second Regular Session of the Sixty-third General Assembly and becomes law; and sections 7 and 8 of this act shall take effect only if House Bill 02-1136 is enacted at the Second Regular Session of the Sixty-third General Assembly and becomes law.

(2) The provisions of this act shall apply to health benefit plans issued or renewed on or after the applicable effective date of this act.".

SB02-016 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 3, strike lines 2 through 16 and substitute the following:

"SECTION 1. 16-11-102 (1), Colorado Revised Statutes, is amended BY THE ADDITION OF A NEW PARAGRAPH to read:

16-11-102. Presentence or probation investigation. (1)(c) THE STATE COURT ADMINISTRATOR MAY IMPLEMENT A MENTAL ILLNESS SCREENING PROGRAM TO SCREEN DEFENDANTS FOR WHICH THE COURT HAS ORDERED AN INVESTIGATION PURSUANT TO THIS SECTION. IF THE STATE COURT ADMINISTRATOR CHOOSES TO IMPLEMENT A MENTAL ILLNESS SCREENING PROGRAM, THE STATE COURT ADMINISTRATOR SHALL USE THE STANDARDIZED MENTAL ILLNESS SCREENING INSTRUMENT DEVELOPED 29 PURSUANT TO SECTION 16-11.9-102 AND CONDUCT THE SCREENING IN 30 ACCORDANCE WITH THE PROCEDURES ESTABLISHED PURSUANT TO SAID SECTION. THE FINDINGS AND RESULTS OF ANY STANDARDIZED MENTAL ILLNESS SCREENING CONDUCTED PURSUANT TO THIS PARAGRAPH (c) SHALL BE INCLUDED IN THE WRITTEN REPORT TO THE COURT PREPARED AND SUBMITTED PURSUANT TO THIS SUBSECTION (1).".

Page 4, strike lines 24 through 27.

38 Page 5, strike lines 1 through 7.

40 Renumber succeeding sections accordingly.

Page 7, line 8, strike "RECEIVED." and substitute "RECEIVED, EXCEPT AS MAY BE REQUIRED PURSUANT TO RULE 16 OF THE COLORADO RULES OF CRIMINAL PROCEDURE.";

line 26, strike "FACILITIES." and substitute "FACILITIES FOLLOWING ADJUDICATION.".

Page 11, after line 15, insert the following:

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"SECTION 10. 19-2-905, Colorado Revised Statutes, is amended BY THE ADDITION OF A NEW SUBSECTION to read:

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19-2-905. Presentence investigation. (3) THE STATE COURT ADMINISTRATOR MAY IMPLEMENT A MENTAL ILLNESS SCREENING 56 PROGRAM TO BE USED BY THE JUVENILE COURT. IF THE STATE COURT

ADMINISTRATOR CHOOSES TO IMPLEMENT A MENTAL ILLNESS SCREENING PROGRAM, THE JUVENILE COURT SHALL USE THE STANDARDIZED MENTAL 3 ILLNESS SCREENING DEVELOPED PURSUANT TO SECTION 16-11.9-102 AND 4 CONDUCT THE SCREENING IN ACCORDANCE WITH THE PROCEDURES 5 ESTABLISHED PURSUANT TO SAID SECTION. THE FINDINGS AND RESULTS OF 6 ANY STANDARDIZED MENTAL ILLNESS SCREENING CONDUCTED PURSUANT TO THIS SUBSECTION (3) SHALL BE INCLUDED IN THE WRITTEN REPORT TO THE COURT PREPARED AND SUBMITTED PURSUANT TO THIS SECTION.". 10 Renumber succeeding sections accordingly. 11 12 13 14 SB02-027 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable 15 16 recommendation: 17 18 Amend reengrossed bill, page 3, line 1, after "DISABLED", insert "AND TO 19 DISABLED CHILDREN"; 20 21 line 9, after "SERVICES", insert "AND TO CLIENTS OF THE DISABLED CHILDREN CARE PROGRAM". 24 Page 9, strike lines 4 through 27, and substitute the following: 25 26 "**SECTION 4. Appropriation.** The general assembly anticipates 27 that, for the fiscal year beginning July 1, 2002, the department of health 28 care policy and financing, medical programs administration, will receive the sum of thirty-six thousand six hundred seventy-five dollars (\$36,675) 30 in federal funds and 0.4 FTE for the implementation of this act. Although these funds are not appropriated in this act, they are noted for the purpose 32 of indicating the assumptions used relative to these funds.". 33 34 Page 10, strike lines 1 through 4. 35 Renumber succeeding section accordingly. 37 38 39 be referred to the Committee of the Whole with favorable 40 **SB02-188** 41 recommendation. 42 43 44 45 LOCAL GOVERNMENT 47 After consideration on the merits, the Committee recommends the 48 following: 49 50 SB02-189 be postponed indefinitely.

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1		PRINTING REPORT
2 3 4 5	The Chief Cl HB02-1456 .	erk reports the following bill has been correctly printed:
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5 6 7 8		MESSAGE FROM THE GOVERNOR
9 10 11 12 13	3:45 p.m. 7	ceived the following on the 22 nd day of April, 2002, at The original is on file in the records of the House of the General Assembly.
14 15 16	April 21, 200	Judith Rodrigue, Chief Clerk of the House
17 18 19 20 21 22 23	Sixty-third	Representatives General Assembly gular Session
24 25	Ladies and G	entlemen:
26 27 28		the honor to inform you that I have approved and filed with of State the following act:
29 30 31 32 33 34	HB02-1413	Concerning The State Administration Of Veterans Programs, And, In Connection Therewith, Transferring Certain Functions Related To Veterans Programs To The Department Of Military And Veterans Affairs, Renaming A Department, And Making A Transfer Of Appropriation.
35 36		Approved April 21, 2002 at 8:32 p.m.
37 38 39 40 41	Sincerely, (signed) Bill Owens Governor	
42 43 44 45		INTRODUCTION OF BILLS First Reading
46 47	The following indicated:	g bills were read by title and referred to the committees
48 49 50 51 52 53 54 55 56	HB02-1457	by Representative(s) Young, Jahn, Hefley, Cloer, Alexander, Boyd, Clapp, Coleman, Crane, Daniel, Dean, Fritz, Garcia, Groff, Grossman, Harvey, Hodge, Johnson, Kester, Lawrence, Lee, Mace, Miller, Paschall, Plant, Ragsdale, Rhodes, Rippy, Romanoff, Sanchez, Scott, Snook, Spence, Spradley, Stafford, Stengel, Tapia, Tochtrop, Veiga, Vigil, White, Williams S., Williams T., Witwer; also Senator(s) Windels, Reeves, Anderson,

1 Arnold, Chlouber, Dyer, Entz, Epps, Evans, Fitz-Gerald, 2345678 Hagedorn, Hanna, Hernandez, Isgar, McElhany, Owen, Pascoe, Phillips, Takis, Taylor, Thiebaut, Tupa--Concerning the suspension of the eight percent limitation on increases in health care costs for nursing facilities by using funding related to the quality of care incentive payment program, and, in connection therewith, repealing the quality of care incentive payment program and 9 modifying the resident-centered quality improvement 10 program. 11

Committee on Appropriations

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HB02-1458

by Representative(s) Scott, Mitchell, Grossman, Spradley, Young, Alexander, Miller, Berry, Cadman, Clapp, Cloer, Crane, Dean, Fairbank, Fritz, Harvey, Hefley, Hoppe, Johnson, Kester, King, Larson, Lawrence, Lee, Paschall, Rhodes, Rippy, Schultheis, Smith, Spence, Stafford, Stengel, Webster, White, Williams T.; also Senator(s) Hillman--Concerning a prohibition against the sale of electronic signatures by governmental entities.

Committee on Information & Technology

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THIRD READING OF BILLS--FINAL PASSAGE

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The following bills were considered on Third Reading. The titles were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

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HB02-1411

by Representative(s) Johnson; also Senator(s) Reeves--Concerning the air quality control commission's authority to submit a redesignation request to the federal environmental protection agency regarding Fort Collins' compliance with the carbon monoxide national ambient air quality standard without first undergoing legislative review

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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**.

44	YES 65	NO	0	EXCUS	ED 0	ABS	ENT 0	
45								
46	Alexander	Y	Groff	Y	Marshall	Y	Spence	Y
47	Bacon	Y	Grossman	Y	Miller	Y	Spradley	Y
48	Berry	Y	Harvey	Y	Mitchell	Y	Stafford	Y
49	Borodkin	Y	Hefley	Y	Paschall	Y	Stengel	Y
50	Boyd	Y	Hodge	Y	Plant	Y	Swenson	Y
51	Cadman	Y	Hoppe	Y	Ragsdale	Y	Tapia	Y
52	Chavez	Y	Jahn	Y	Rhodes	Y	Tochtrop	Y
53	Clapp	Y	Jameson	Y	Rippy	Y	Veiga	Y
54	Cloer	Y	Johnson	Y	Romanoff	Y	Vigil	Y
55	Coleman	Y	Kester	Y	Saliman	Y	Webster	Y
56	Crane	Y	King	Y	Sanchez	Y	Weddig	Y

1	Daniel	Y	Larson	Y	Schultheis	Y	White	Y
2	Decker	Y	Lawrence	Y	Scott	Y	Williams S.	Y
3	Fairbank	Y	Lee	Y	Sinclair	Y	Williams T.	Y
4	Fritz	Y	Mace	Y	Smith	Y	Witwer	Y
5	Garcia	Y	Madden	Y	Snook	Y	Young	Y
6							Mr. Speaker	Y
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Co-sponsors added: Representatives Bacon, Hoppe, Jahn, Mitchell, Scott, Williams S.

HB02-1410

by Representative(s) Tochtrop, White, Johnson, Alexander, Berry, Cloer, Dean, Kester, Lee, Miller, Snook, Stengel, Swenson, Tapia, Webster; also Senator(s) Chlouber, Matsunaka, Entz, Epps, Evans, Hagedorn, Isgar, McElhany, Nichol, Owen, Teck--Concerning permits that authorize carrying of concealed handguns in areas other than public kindergarten through twelfth-grade school environments issued to persons with handgun training who pass background checks that include fingerprinting to ensure such persons are not a danger, and, in connection therewith, identifying the issuance of permits that authorize carrying of concealed handguns as an issue of statewide concern and making an appropriation.

As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative Tochtrop was given permission to offer a Third Reading amendment:

29	YES 65	NO	0	EXCUS	SED 0	ABS	SENT 0	
30								
31	Alexander	Y	Groff	Y	Marshall	Y	Spence	Y
32	Bacon	Y	Grossman	Y	Miller	Y	Spradley	Y
33	Berry	Y	Harvey	Y	Mitchell	Y	Stafford	Y
34	Borodkin	Y	Hefley	Y	Paschall	Y	Stengel	Y
35	Boyd	Y	Hodge	Y	Plant	Y	Swenson	Y
36	Cadman	Y	Hoppe	Y	Ragsdale	Y	Tapia	Y
37	Chavez	Y	Jahn	Y	Rhodes	Y	Tochtrop	Y
38	Clapp	Y	Jameson	Y	Rippy	Y	Veiga	Y
39	Cloer	Y	Johnson	Y	Romanoff	Y	Vigil	Y
40	Coleman	Y	Kester	Y	Saliman	Y	Webster	Y
41	Crane	Y	King	Y	Sanchez	Y	Weddig	Y
42	Daniel	Y	Larson	Y	Schultheis	Y	White	Y
43	Decker	Y	Lawrence	Y	Scott	Y	Williams S.	Y
44	Fairbank	Y	Lee	Y	Sinclair	Y	Williams T.	Y
45	Fritz	Y	Mace	Y	Smith	Y	Witwer	Y
46	Garcia	Y	Madden	Y	Snook	Y	Young	Y
47							Mr. Speaker	Y
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<u>Third Reading amendment No. 1</u>, by Representative Tochtrop.

Amend engrossed bill, page 12, line 5, strike "APPLICABLE," and substitute "DIFFERENT FROM THE NAME PROVIDED PURSUANT TO SUBPARAGRAPH (I) OF THIS PARAGRAPH (a),".

56 Page 19, line 26, after "(g),", insert "AND".

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

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3	YES 65	NO	0	EXCUS	SED 0	ABS	SENT 0	
4								
5	Alexander	Y	Groff	Y	Marshall	Y	Spence	Y
6	Bacon	Y	Grossman	Y	Miller	Y	Spradley	Y
7	Berry	Y	Harvey	Y	Mitchell	Y	Stafford	Y
8	Borodkin	Y	Hefley	Y	Paschall	Y	Stengel	Y
9	Boyd	Y	Hodge	Y	Plant	Y	Swenson	Y
10	Cadman	Y	Hoppe	Y	Ragsdale	Y	Tapia	Y
11	Chavez	Y	Jahn	Y	Rhodes	Y	Tochtrop	Y
12	Clapp	Y	Jameson	Y	Rippy	Y	Veiga	Y
13	Cloer	Y	Johnson	Y	Romanoff	Y	Vigil	Y
14	Coleman	Y	Kester	Y	Saliman	Y	Webster	Y
15	Crane	Y	King	Y	Sanchez	Y	Weddig	Y
16	Daniel	Y	Larson	Y	Schultheis	Y	White	Y
17	Decker	Y	Lawrence	Y	Scott	Y	Williams S.	Y
18	Fairbank	Y	Lee	Y	Sinclair	Y	Williams T.	Y
19	Fritz	Y	Mace	Y	Smith	Y	Witwer	Y
20	Garcia	Y	Madden	Y	Snook	Y	Young	Y
21							Mr. Speaker	Y
22							1	

The question being, "Shall the bill, as amended, 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, as amended, was declared **passed**.

29	YES 43	NO	22	EXCUS	SED 0	ABS	SENT 0	
30								
31	Alexander	Y	Groff	N	Marshall	N	Spence	Y
32	Bacon	N	Grossman	N	Miller	Y	Spradley	Y
33	Berry	Y	Harvey	Y	Mitchell	Y	Stafford	Y
34	Borodkin	N	Hefley	Y	Paschall	Y	Stengel	Y
35	Boyd	N	Hodge	N	Plant	N	Swenson	Y
36	Cadman	Y	Hoppe	Y	Ragsdale	N	Tapia	Y
37	Chavez	N	Jahn	N	Rhodes	Y	Tochtrop	Y
38	Clapp	Y	Jameson	N	Rippy	Y	Veiga	N
39	Cloer	Y	Johnson	Y	Romanoff	N	Vigil	N
40	Coleman	Y	Kester	Y	Saliman	N	Webster	Y
41	Crane	Y	King	Y	Sanchez	N	Weddig	Y
42	Daniel	N	Larson	Y	Schultheis	N	White	Y
43	Decker	Y	Lawrence	Y	Scott	Y	Williams S.	Y
44	Fairbank	Y	Lee	Y	Sinclair	Y	Williams T.	Y
45	Fritz	Y	Mace	N	Smith	Y	Witwer	Y
46	Garcia	N	Madden	N	Snook	Y	Young	Y
47							Mr. Speaker	Y
1 Q							·	

Co-sponsors added: Representatives Decker, Fritz, Hefley, Hoppe, King, Larson, Lawrence, Mitchell, Sinclair, Smith, Spence, Spradley, Stafford, Williams T., Young.

HB02-1395 by Representative(s) Sinclair, Cadman, Crane, Decker, Hodge, Miller, Ragsdale; also Senator(s) Taylor-Concerning the denial of the right of inspection of certain

military records filed with the county clerk and recorder's office regarding a member of the military's separation from service.

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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**.

Ç

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

Co-sponsors added: Representatives Cloer, Daniel, Harvey, Jahn, Kester, Lee, Plant, Rhodes, Schultheis, Smith, Spradley, Stafford, White.

by Representative(s) Paschall, Crane, Lee, Schultheis, Williams T., Clapp, Harvey, Johnson, Rhodes, Rippy, Spradley, Stafford, Swenson--Concerning a statewide pilot program for group benefit plans for state employees for purposes of providing better medical benefit options to state employees.

Laid over until April 24, retaining place on Calendar.

CONSIDERATION OF SENATE AMENDMENTS TO HOUSE BILLS

 HB02-1349 by Representative(s) King; also Senator(s) Thiebaut-Concerning the financing of public schools, and making an appropriation therefor.

(Amended as printed in Senate Journal, April 16, pages 872-875, and April 17.)

Representative King moved that the House **not concur** in Senate amendments and that a Conference Committee be appointed. The motion was declared **passed** by the following roll call vote:

1	YES 50	NO	15	EXCUS	SED 0	ABS	SENT 0	
2								
3	Alexander	Y	Groff	N	Marshall	Y	Spence	Y
4	Bacon	N	Grossman	N	Miller	Y	Spradley	Y
5	Berry	Y	Harvey	Y	Mitchell	Y	Stafford	Y
6	Borodkin	N	Hefley	Y	Paschall	Y	Stengel	Y
7	Boyd	Y	Hodge	Y	Plant	Y	Swenson	Y
8	Cadman	Y	Hoppe	Y	Ragsdale	N	Tapia	N
9	Chavez	N	Jahn	N	Rhodes	Y	Tochtrop	Y
10	Clapp	Y	Jameson	N	Rippy	Y	Veiga	N
11	Cloer	Y	Johnson	Y	Romanoff	Y	Vigil	N
12	Coleman	N	Kester	Y	Saliman	N	Webster	Y
13	Crane	Y	King	Y	Sanchez	N	Weddig	N
14	Daniel	Y	Larson	Y	Schultheis	Y	White	Y
15	Decker	Y	Lawrence	Y	Scott	Y	Williams S.	Y
16	Fairbank	Y	Lee	Y	Sinclair	Y	Williams T.	Y
17	Fritz	Y	Mace	Y	Smith	Y	Witwer	Y
18	Garcia	Y	Madden	Y	Snook	Y	Young	Y
19							Mr. Speaker	Y
20							<u>-</u>	

The Speaker appointed Representatives King, Chairman, Spence and Mace as House conferees to the bill.

<u>HB02-1246</u> by Representative(s) King; also Senator(s) Windels-Concerning the creation of the eligible facilities education task force.

(Amended as printed in Senate Journal, April 17, page 893.)

Representative King moved that the House **not concur** in Senate amendments and that a Conference Committee be appointed. The motion was declared **passed** by the following roll call vote:

55								
34	YES 64	NO	1	EXCUS	ED 0	ABS	ENT 0	
35								
36	Alexander	Y	Groff	Y	Marshall	Y	Spence	Y
37	Bacon	Y	Grossman	n Y	Miller	Y	Spradley	Y
38	Berry	Y	Harvey	Y	Mitchell	Y	Stafford	Y
39	Borodkin	Y	Hefley	Y	Paschall	N	Stengel	Y
40	Boyd	Y	Hodge	Y	Plant	Y	Swenson	Y
41	Cadman	Y	Hoppe	Y	Ragsdale	Y	Tapia	Y
42	Chavez	Y	Jahn	Y	Rhodes	Y	Tochtrop	Y
43	Clapp	Y	Jameson	Y	Rippy	Y	Veiga	Y
44	Cloer	Y	Johnson	Y	Romanoff	Y	Vigil	Y
45	Coleman	Y	Kester	Y	Saliman	Y	Webster	Y
46	Crane	Y	King	Y	Sanchez	Y	Weddig	Y
47	Daniel	Y	Larson	Y	Schultheis	Y	White	Y
48	Decker	Y	Lawrence	Y	Scott	Y	Williams S.	Y
49	Fairbank	Y	Lee	Y	Sinclair	Y	Williams T.	Y
50	Fritz	Y	Mace	Y	Smith	Y	Witwer	Y
51	Garcia	Y	Madden	Y	Snook	Y	Young	Y
52							Mr. Speaker	Y
53							-	

The Speaker appointed Representatives King, Chairman, Spence and Williams S. as House conferees to the bill.

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CONSENT GRANTED TO CONFERENCE COMMITTEES

Representative King moved that the First Conference Committee on SB02-113 be granted permission to go beyond the scope of the difference between the House and the Senate. The motion was passed by the following roll call vote:

/								
8	YES 65	NO	0	EXCUS	ED 0	ABS	SENT 0	
9								
10	Alexander	Y	Groff	Y	Marshall	Y	Spence	Y
11	Bacon	Y	Grossman	ı Y	Miller	Y	Spradley	Y
12	Berry	Y	Harvey	Y	Mitchell	Y	Stafford	Y
13	Borodkin	Y	Hefley	Y	Paschall	Y	Stengel	Y
14	Boyd	Y	Hodge	Y	Plant	Y	Swenson	Y
15	Cadman	Y	Hoppe	Y	Ragsdale	Y	Tapia	Y
16	Chavez	Y	Jahn	Y	Rhodes	Y	Tochtrop	Y
17	Clapp	Y	Jameson	Y	Rippy	Y	Veiga	Y
18	Cloer	Y	Johnson	Y	Romanoff	Y	Vigil	Y
19	Coleman	Y	Kester	Y	Saliman	Y	Webster	Y
20	Crane	Y	King	Y	Sanchez	Y	Weddig	Y
21	Daniel	Y	Larson	Y	Schultheis	Y	White	Y
22	Decker	Y	Lawrence	Y	Scott	Y	Williams S.	Y
23	Fairbank	Y	Lee	Y	Sinclair	Y	Williams T.	Y
24	Fritz	Y	Mace	Y	Smith	Y	Witwer	Y
25	Garcia	Y	Madden	Y	Snook	Y	Young	Y
26							Mr. Speaker	Y
27								
28								
•								

Representative Young moved that the First Conference Committee on HB02-1420 be granted permission to go beyond the scope of the difference between the House and the Senate. The motion was passed by the following roll call vote:

J +								
35	YES 65	NO	0	EXCUS	ED 0	ABS	SENT 0	
36								
37	Alexander	Y	Groff	Y	Marshall	Y	Spence	Y
38	Bacon	Y	Grossman	Y	Miller	Y	Spradley	Y
39	Berry	Y	Harvey	Y	Mitchell	Y	Stafford	Y
40	Borodkin	Y	Hefley	Y	Paschall	Y	Stengel	Y
41	Boyd	Y	Hodge	Y	Plant	Y	Swenson	Y
42	Cadman	Y	Hoppe	Y	Ragsdale	Y	Tapia	Y
43	Chavez	Y	Jahn	Y	Rhodes	Y	Tochtrop	Y
44	Clapp	Y	Jameson	Y	Rippy	Y	Veiga	Y
45	Cloer	Y	Johnson	Y	Romanoff	Y	Vigil	Y
46	Coleman	Y	Kester	Y	Saliman	Y	Webster	Y
47	Crane	Y	King	Y	Sanchez	Y	Weddig	Y
48	Daniel	Y	Larson	Y	Schultheis	Y	White	Y
49	Decker	Y	Lawrence	Y	Scott	Y	Williams S.	Y
50	Fairbank	Y	Lee	Y	Sinclair	Y	Williams T.	Y
51	Fritz	Y	Mace	Y	Smith	Y	Witwer	Y
52	Garcia	Y	Madden	Y	Snook	Y	Young	Y
53							Mr. Speaker	Y
54							•	

House in recess. House reconvened. 3 4 5 REPORTS OF COMMITTEES OF REFERENCE HEALTH, ENVIRONMENT, WELFARE, & INSTITUTIONS After consideration on the merits, the Committee recommends the following: HJR02-1041 be amended as follows, and as so amended, be referred out for final action: Amend printed resolution, page 2, line 28, strike "yet there remains little change in" and substitute "there remains more to do to address". Page 3, strike lines 14 and 15 and substitute the following: "quality health care, every insurance carrier is encouraged to offer coverage choices to address women's health care issues and to take". Page 4, strike lines 2 and 3; line 4, strike "(12)" and substitute "(11)"; strike lines 8 through 10; 28 line 11, strike "(14)" and substitute "(12)"; 30 line 13, strike "plan; and" and substitute "plan."; strike lines 1 and 15. 34 35 STATE, VETERANS, & MILITARY AFFAIRS After consideration on the merits, the Committee recommends the following: be referred to the Committee of the Whole with favorable HB02-1450 recommendation. **HCR02-1002** be referred favorably to the Committee on Appropriations. be referred to the Committee of the Whole with favorable SB02-142 recommendation.

1	INTRO	DUCTION OF CONCURRENT RESOLUTION
2 3 4	The following indicated:	g resolution was read by title and referred to the committee
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19		by Representative(s) YoungSubmitting to the registered electors of the state of Colorado an amendment to section 48 of article V of the constitution of the state of Colorado concerning legislative reapportionment, and, in connection therewith, changing the number of members of the Colorado reapportionment commission from eleven to thirteen, granting authority to the legislative leadership of the general assembly to appoint twelve commission members whose appointees would then agree on a final commission member, and clarifying that the proceedings of the commission are subject to legal requirements governing public records and open meetings. State, Veterans, & Military Affairs
20		CONSIDERATION OF RESOLUTION
21 22 23 24 25 26 27 28	HJR02-1038	by Representative(s) Hoppe; also Senator(s) Isgar, Entz. TaylorConcerning the species conservation eligibility list.
29	(Printed and April 5, page	placed in member's file; also printed in House Journal, 1175.)
30 31 32	On motion of voce vote.	Representative Hoppe, the resolution was adopted by viva
33 34 35 36 37	Ragsdale, Rip	dded: Representatives Borodkin, Cloer, Hodge, King, Plant py, Romanoff, Smith, Snook, Spradley, Stafford, Stengel ng, Mr. Speaker.
38 39		Correction
40 41 42 43	H.J. page 147	1, line 30, strike "line 5" and substitute "line 6".
44 45		LAY OVER OF CALENDAR ITEMS
46 47 48		f Representative Spradley, the following items on the laid over until April 24, retaining place on Calendar:
49 50 51		of General Orders SB02-064 , HB02-1361 , SB02-018 , 054 , 057 , 059 , 071 , 109 , HB02-1397 , SB02-169 , 078 ,
52 53	Consideration	of Conference Committee ReportHB02-1019. of ResolutionsSJR02-008. HJR02-1037. 1032.

54 HR02-1010, SJR02-018, 028, 029, HJR02-1049, 1053, 1054, 1055, 55 HR02-1013, 1014, HJR02-1059, 1061, 1062, 1063, 1064, 1065, 1066, 56 1070, 1071, 1072, 1073, HR02-1016, HJR02-1074, 1075, SJR02-027.

1 2 3 4 5 6 7	Consideration of MemorialHM02-1001. Consideration of Senate AmendmentsHB02-1064, 1141, 1333, 1245, 1191, 1225, 1146, 1013, 1287, 1218, 1221, 1135, 1139, 1336, 1210, 1220, 1034, 1014, 1341, 1425, 1427, 1437, 1442, 1443, 1444, 1066, 1284, 1352, 1152, 1306, 1036, 1090, 1119.
8	On motion of Representative Spradley, the House adjourned until
9	9:30 a.m., April 24, 2002.
10	
11	Approved:
12	
13	
14	
15	DOUG DEAN,
16	Speaker
17	Attest:
18	
19	JUDITH RODRIGUE,
20	Chief Clerk