HOUSE JOURNAL

SIXTY-SEVENTH GENERAL ASSEMBLY STATE OF COLORADO

Second Regular Session

Twenty-first Legislative Day

Tuesday, February 2, 2010

1 2	Prayer by Pas	tor Paul Howard, Redemption Fellowship, Denver.				
3	The Speaker called the House to order at 9:00 a.m.					
5	Pledge of Allegiance led by Andrew Vallee, Denver University.					
7 8	The roll was o	called with the following result:				
9	Present64. ExcusedRepresentative(s) Looper1.					
2	The Speaker of	declared a quorum present.				
14 15 16 17		Representative Baumgardner, the reading of the journal of 110, was declared dispensed with and approved as corrected Clerk.				
19 20						
21 22 23	THIRD READING OF BILLSFINAL PASSAGE					
24 25 26 27	The following publicly read unanimous co	g bills were considered on Third Reading. The titles were Reading of the bill at length was dispensed with by onsent.				
28 29 30 31	HB10-1190	by Representative(s) Pommer; also Senator(s) Heath-Concerning the suspension of the exemption from the state sales and use taxes for fuels used for industrial purposes, and making an appropriation therefor.				
33 34	Laid over unt	il February 3, retaining place on Calendar.				
35 36 37 38	<u>HB10-1110</u>	by Representative(s) Weissmann; also Senator(s) Morse-Concerning payment of expenses of the legislative department.				
10 10 11 12	A roll call vot	being "Shall the bill pass?". The was taken. As shown by the following recorded vote, a cose elected to the House voted in the affirmative and the bill passed.				

1	YES	62	NO	2	EXCUSED	1	ABSENT	0
2	Acree	Y	Gerou	Y	McFadyen	Y	Ryden	Y
3	Apuan	Y	Hullinghorst	Y	McKinley	Y	Scanlan	Y
4	Balmer	Y	Judd	Y	McNulty	Y	Schafer S.	Y
5	Baumgardner	Y	Kagan	Y	Merrifield	Y	Solano	Y
6	Benefield	Y	Kefalas	Y	Middleton	Y	Sonnenberg	N
7	Bradford	Y	Kerr A.	Y	Miklosi	Y	Soper	Y
8	Casso	Y	Kerr J.	Y	Murray	Y	Stephens	Y
9	Court	Y	King S.	Y	Nikkel	Y	Summers	Y
10	Curry	Y	Labuda	Y	Pace	Y	Swalm	Y
11	DelGrosso	Y	Lambert	Y	Peniston	Y	Tipton	Y
12	Ferrandino	Y	Levy	Y	Pommer	Y	Todd	Y
13	Fischer	Y	Liston	Y	Primavera	Y	Tyler	Y
14	Frangas	Y	Looper	E	Priola	Y	Vaad	Y
15	Gagliardi	Y	Massey	Y	Rice	Y	Vigil	Y
16	Gardner B.	Y	May	Y	Riesberg	Y	Waller	Y
17	Gardner C.	N	McCann	Y	Roberts	Y	Weissmann	Y
18							Speaker	Y

Co-sponsor(s) added: Representative(s) Labuda, Soper, Todd, Vigil, Speaker.

HB10-1095

by Representative(s) Gerou; also Senator(s) Kopp-Concerning a limitation on the authority of a fire protection district to charge fees for providing certain rescue services to those services provided at the scene of a motor vehicle accident.

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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**.

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3	2

32	YES	63	NO	1	EXCUSED	1	ABSENT	0
33	Acree	Y	Gerou	Y	McFadyen	Y	Ryden	Y
34	Apuan	Y	Hullinghorst	Y	McKinley	Y	Scanlan	Y
35	Balmer	Y	Judd	Y	McNulty	Y	Schafer S.	Y
36	Baumgardner	Y	Kagan	Y	Merrifield	Y	Solano	Y
37	Benefield	Y	Kefalas	Y	Middleton	Y	Sonnenberg	Y
38	Bradford	Y	Kerr A.	Y	Miklosi	Y	Soper	Y
39	Casso	N	Kerr J.	Y	Murray	Y	Stephens	Y
40	Court	Y	King S.	Y	Nikkel	Y	Summers	Y
41	Curry	Y	Labuda	Y	Pace	Y	Swalm	Y
42	DelGrosso	Y	Lambert	Y	Peniston	Y	Tipton	Y
43	Ferrandino	Y	Levy	Y	Pommer	Y	Todd	Y
44	Fischer	Y	Liston	Y	Primavera	Y	Tyler	Y
45	Frangas	Y	Looper	E	Priola	Y	Vaad	Y
46	Gagliardi	Y	Massey	Y	Rice	Y	Vigil	Y
47	Gardner B.	Y	May	Y	Riesberg	Y	Waller	Y
48	Gardner C.	Y	McCann	Y	Roberts	Y	Weissmann	Y
49							Speaker	Y
50	Co-sponsor(s)	adde	ed: Representat	tive(s	s) Kerr J., Scha	fer S	., Todd.	

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House in recess. House reconvened.

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1	REPORT(S) OF COMMITTEE(S) OF REFERENCE
2 3	EDUCATION
4	After consideration on the merits, the Committee recommends the
5	following:
6	10110 11116.
7	HB10-1026 be amended as follows, and as so amended, be referred to
8	the Committee on Appropriations with favorable
9	recommendation:
0	
1	Amend printed bill, page 4, line 9, before "SYSTEM" insert "AND QUALITY
2	IMPROVEMENT".
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4	Page 4, line 13, strike "FUNCTIONS" and substitute "FUNCTIONS,
5	INCLUDING BUT NOT LIMITED TO PURSUING QUALITY RATINGS OR
16 17	ACCREDITATION,".
8	Page 5, line 12, strike "AND THE".
9	rage 3, fine 12, strike AND THE.
20	Page 5, line 13, strike "AWARDS; AND" and substitute "AWARDS, AND
21	ACCEPTABLE USES OF GRANT AWARDS, INCLUDING BUT NOT LIMITED TO
22	ASSISTANCE FOR PURSUING A QUALITY RATING OR ACCREDITATION; AND".
	,
23 24 25	
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26	<u>HB10-1040</u> be amended as follows, and as so amended, be referred to
27	the Committee on Finance with favorable
28 29	recommendation:
30	Amend printed bill, page 2, line 15, after "COLLEGEINVEST" insert "OR
31	ANY SUCCESSOR ORGANIZATION".
32	THAT BEECELSBOR GROTHALITION .
33	Page 3, line 27, after "LEARNER;" insert "EXCEPT THAT ANY EMPLOYER
34	MATCHING CONTRIBUTION SHALL BE SUBTRACTED FROM FEDERAL
35	TAXABLE INCOME PURSUANT TO SECTION 39-22-104 (4) (o), C.R.S.;".
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37	Page 4, after line 24 insert:
38	"CECTION (20.22.104 (4) C-11- D1 Ct-t-t :-
39	" SECTION 6. 39-22-104 (4), Colorado Revised Statutes, is amended BY THE ADDITION OF A NEW PARAGRAPH to read:
10 11	amended by the Addition of a new Paragraph to lead.
12	39-22-104. Income tax imposed on individuals, estates, and
13	trusts - single rate - definitions - repeal. (4) There shall be subtracted
14	from federal taxable income:
15	Tom reactar assumption in contest
16	(o) FOR INCOME TAX YEARS COMMENCING ON OR AFTER JANUARY
1 7	1, 2011, AN AMOUNT EQUAL TO ANY AMOUNT RECEIVED AS EMPLOYER
18	MATCHING CONTRIBUTIONS TO A LIFELONG LEARNER'S INDIVIDUAL TRUST
19	ACCOUNT OR SAVINGS ACCOUNT MADE PURSUANT TO PART 3 OF ARTICLE
0	3.1 OF TITLE 23, C.R.S.".

Renumber succeeding section accordingly.

25.5-5-205.

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HEALTH & HUMAN SERVICES After consideration on the merits, the Committee recommends the following: 5 HB10-1004 be amended as follows, and as so amended, be referred to 6 the Committee of the Whole with favorable 7 recommendation: 8 9 Amend printed bill, page 2, strike lines 7 through 9 and substitute "RULES" 10 TO STANDARDIZE THE POLICY FORMS FOR HEALTH BENEFIT PLANS, 11 LIMITED". 12 Page 2, line 10, strike "A", and strike "PLAN." and substitute "PLANS.". 13 14 15 Page 2, line 14, after "CONSUMERS," insert "HEALTH CARE PROVIDERS,". 16 17 Page 2, line 17, strike "ISSUED, RENEWED," and substitute "ISSUED". 18 Page 2, line 24, after "CONSUMERS," insert "HEALTH CARE PROVIDERS,". 19 20 21 23 HB10-1043 be amended as follows, and as so amended, be referred to 24 the Committee of the Whole with favorable 25 recommendation: 26 27 Amend printed bill, page 2, strike lines 2 through 19. 28 29 Strike pages 3 through 7. 30 31 Page 8, strike lines 1 through 5 and substitute: 32 33 "SECTION 1. 25.5-5-101 (4), Colorado Revised Statutes, is 34 amended BY THE ADDITION OF A NEW PARAGRAPH to read: 35 **25.5-5-101.** Mandatory provisions - eligible groups. 36 (4) (c) SUBJECT TO THE RECEIPT OF ANY NECESSARY FEDERAL APPROVAL 37 AND PURSUANT TO 42 U.S.C. SEC. 1396a (r) (2) AND 42 U.S.C. SEC. 39 1396u-1 (b) (2) (C), FOR THE GROUPS DESCRIBED IN PARAGRAPHS (a) TO 40 (c) OF SUBSECTION (1) OF THIS SECTION, THE STATE BOARD SHALL 41 DEVELOP AN INCOME- AND RESOURCE-COUNTING METHOD TO REPLACE 42 THE METHOD USED UNDER THE AID TO FAMILIES WITH DEPENDENT 43 CHILDREN PROGRAM PURSUANT TO RULES THAT WERE IN EFFECT ON JULY 44 16, 1996. The income- and resource-counting method shall be: 45 46 (I) NO MORE RESTRICTIVE THAN THE METHOD USED UNDER THE 47 AID TO FAMILIES WITH DEPENDENT CHILDREN PURSUANT TO THE RULES 48 THAT WERE IN EFFECT ON JULY 16, 1996; AND 49 50 (II) NO LESS RESTRICTIVE THAN THE METHOD USED TO DETERMINE 51 ELIGIBILITY FOR OTHER COVERED GROUPS UNDER SUBSECTION (1) OF THIS SECTION AND SECTIONS 25.5-5-201, 25.5-5-204, 25.5-5-204.5, AND

SECTION 2. 25.5-5-201 (5), Colorado Revised Statutes, is 56 amended BY THE ADDITION OF A NEW PARAGRAPH to read:

25.5-5-201. Optional provisions - optional groups - repeal. (5) (c) Subject to the receipt of any necessary federal approval AND PURSUANT TO 42 U.S.C. SEC. 1396a (r) (2) AND 42 U.S.C. SEC. 1396u-1 (b) (2) (C), FOR THE GROUPS DESCRIBED IN PARAGRAPHS (d) AND (e) OF SUBSECTION (1) OF THIS SECTION, THE STATE BOARD SHALL 6 DEVELOP AN INCOME- AND RESOURCE-COUNTING METHOD TO REPLACE THE METHOD USED UNDER THE AID TO FAMILIES WITH DEPENDENT CHILDREN PROGRAM PURSUANT TO RULES THAT WERE IN EFFECT ON JULY 16, 1996. THE INCOME- AND RESOURCE-COUNTING METHOD SHALL BE:

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(I) NO MORE RESTRICTIVE THAN THE METHOD USED UNDER THE 12 AID TO FAMILIES WITH DEPENDENT CHILDREN PURSUANT TO THE RULES THAT WERE IN EFFECT ON JULY 16, 1996; AND

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(II) NO LESS RESTRICTIVE THAN THE METHOD USED TO DETERMINE ELIGIBILITY FOR OTHER COVERED GROUPS UNDER SUBSECTION (1) OF THIS SECTION AND SECTIONS 25.5-5-101, 25.5-5-204, 25.5-5-204.5, AND 25.5-5-205.

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SECTION 3. 25.5-5-202 (1) (r), Colorado Revised Statutes, is 20 amended to read:

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25.5-5-202. Basic services for the categorically needy - optional **services - repeal.** (1) Subject to the provisions of subsection (2) of this section, the following are services for which federal financial participation is available and which Colorado has selected to provide as optional services under the medical assistance program:

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(r) For any pregnant woman who is enrolled OR ELIGIBLE for services pursuant to section 25.5-5-101 (1) (c) OR 25.5-5-205, or who would be eligible for aid to families with dependent children pursuant to rules in effect on July 16, 1996, alcohol and drug and addiction counseling and treatment, including outpatient and residential care but not including room and board while receiving residential care;

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SECTION 4. 25.5-5-205 (3) (a) and (3) (c) (I), Colorado Revised Statutes, are amended to read:

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25.5-5-205. Baby and kid care program - creation - eligibility. (3) (a) On and after April 1, 1990, children under the age of six years and pregnant women shall be eligible for benefits under the baby and kid care program; except that, for the purpose of eligibility under this subsection (3) only:

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(I) Such individual's family income shall exceed the eligibility threshold used in determining eligibility for aid to families with dependent children assistance pursuant to rules in effect on July 16, 1996, AND THE METHOD ADOPTED BY THE STATE BOARD PURSUANT TO SECTIONS 25.5-5-101 (4) (c) AND 25.5-5-201 (5) (c), but shall not exceed the equivalent of the percentage level of the federal poverty line that is specified pursuant to paragraph (b) of this subsection (3);

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(II) (A) Except as otherwise provided in sub-subparagraph (B) of this subparagraph (II), children under six years of age shall meet the income standard used to determine eligibility for aid to families with dependent children assistance except as provided in this subsection (3).

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(B) Pregnant women shall meet the income standard used to determine eligibility for aid to families with dependent children assistance, except as provided in this subsection (3). No resource standard shall be applied to pregnant women as a condition of eligibility. Once initial eligibility has been established for a pregnant woman under this subsection (3), she shall be considered to be continuously eligible throughout the pregnancy and for the sixty days following the pregnancy, even if the woman's eligibility would otherwise terminate during such period due to an increase in income. A child born to a woman eligible for assistance pursuant to this subsection (3) shall be eligible for medical assistance until the child attains one year of age so long as the infant remains in the eligible woman's household and the woman would be eligible for assistance if she were pregnant.

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(c) (I) On and after July 1, 1991, children born after September 30, 1983, who have attained age six but have not attained age nineteen shall be eligible for benefits under the baby and kid care program; except that, for the purpose of eligibility under this paragraph (c) only, such individual's family income shall exceed the eligibility threshold used in determining eligibility for aid to families with dependent children assistance pursuant to rules in effect on July 16, 1996, AND THE METHOD ADOPTED BY THE STATE BOARD PURSUANT TO SECTIONS 25.5-5-101 (4) (c) AND 25.5-5-201 (5) (c), but shall not exceed the equivalent of the percentage level of the federal poverty line that is specified pursuant to subparagraph (II) of this paragraph (c).

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SECTION 5. 25.5-5-301 (4), Colorado Revised Statutes, is amended to read:

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25.5-5-301. Clinic services. (4) "Clinic services" also means preventive, diagnostic, therapeutic, rehabilitative, or palliative items or services that are furnished to a pregnant woman who is enrolled OR 33 ELIGIBLE for services pursuant to section 25.5-5-101(1)(c) OR 25.5-5-205 or who is eligible for aid to families with dependent children pursuant to rules in effect on July 16, 1996, in a facility which THAT is not a part of a hospital but is organized and operated as a freestanding alcohol or drug treatment program approved and licensed by the division of alcohol and drug abuse of the department of human services pursuant to section 25-1-207 (1) (c), C.R.S.

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SECTION 6. 25.5-5-309 (1), Colorado Revised Statutes, is amended to read:

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25.5-5-309. Pregnant women - needs assessment - referral to **treatment program.** (1) The health care practitioner for each pregnant woman who is enrolled OR ELIGIBLE for services pursuant to section 25.5-5-101 (1) (c) OR 25.5-5-205 or who would be eligible for aid to 48 families with dependent children pursuant to rules in effect on July 16, 1996, shall be encouraged to identify as soon as possible after such woman is determined to be pregnant whether such woman is at risk of a poor birth outcome due to substance abuse during the prenatal period and in need of special assistance in order to reduce such risk. If the health care practitioner makes such a determination regarding any pregnant woman, the health care practitioner shall be encouraged to refer such woman to any entity approved and licensed by the department of human services for the performance of a needs assessment. Any pregnant

1	woman who i	s eligible for services pursuant to section 25.5-5-205 or who ible for aid to families with dependent children pursuant to
2 3		ct on July 16, 1996, may refer herself for such needs
3 1	assessment.".	
4 5	assessment	
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7	TTD10 1040	1 C 1C 11 4 C '44 A '44'
8	<u>HB10-1048</u>	be referred favorably to the Committee on Appropriations.
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10	TTD40 40 T 0	1. 1.0
11	HB10-10/0	be postponed indefinitely.
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16	JUDICIARY	<u> </u>
17	After consider	eration on the merits, the Committee recommends the
18	following:	•
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20	HB10-1112	be amended as follows, and as so amended, be referred to
21	11210 1112	the Committee of the Whole with favorable
22		recommendation:
23		recommendation.
24	Amond print	ad hill naga 6 line 2 strike "SILALL" and substitute "IS
		ed bill, page 6, line 3, strike "SHALL" and substitute "IS
25	ENCOURAGED	010.
26	D7 -4-:1	Lines 0 and 0 and analysistes the through the program of the
27		e lines 8 and 9 and substitute "VOCATIONAL PROGRAM TO
28		CILITY, THE DEPARTMENT IS ENCOURAGED TO GIVE THE
29		IORITY FOR PLACEMENT IN A COMPARABLE EDUCATIONAL
30	OR".	
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32	Page 8, line 2	, strike "FAILURE;" and substitute "NONCOMPLETION;".
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34	Page 8, strike	e lines 3 through 7.
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36	Reletter succe	eeding paragraphs accordingly.
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38	Page 8, line 1	2, after "DEPARTMENT;" insert "AND".
39	<i>U</i> ,	,
40	Page 8. strike	e lines 13 through 22.
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42	Reletter succe	eeding paragraph accordingly.
43	Refetter succi	seams paragraph accordingly.
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	HD10 1120	he neethaned indefinitely
46	11D10-1120	be postponed indefinitely.
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51		PRINTING REPORT
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53		erk reports the following bills have been correctly printed:
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1		MESSAGE(S) FROM THE SENATE					
2 3 4 5	The Senate ha of Statutes: SI	s passed on Third Reading and transmitted to the Revisor 310-055.					
6 7 8	The Senate ha of Statutes:	s passed on Third Reading and transmitted to the Revisor					
9		nended as printed in Senate Journal, February 1, 2010,					
10 11	SB10-034 am	ge 134. nended as printed in Senate Journal,February 1, 2010,					
12 13 14	SB10-042 am	ges 134-135. lended as printed in Senate Journal, February 1, 2010, ge 135.					
15 16 17 18		MESSAGE(S) FROM THE REVISOR					
19 20	We herewith t	ransmit:					
21 22	Without comment, SB10-055. Without comment, as amended, SB10-015, 034 and 042.						
23 24 25							
26 27	INTRODUCTION OF BILLS First Reading						
28 29 30 31	The following indicated:	g bills were read by title and referred to the committees					
31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	HB10-1220 Committee on	by Representative(s) Priola, Liston, Rice, Stephens; also Senator(s) SchwartzConcerning the sunset review of the functions of the division of insurance related to the regulation of specified lines of insurance, and, in connection therewith, continuing the functions of the division related to the regulation of property and casualty, automobile, and other insurers that do not offer health, life, property, casualty, or automobile insurance through July 1, 2017; consolidating the sunset review of all functions of the division of insurance other than those related to the licensing of bail bonding agents; and implementing other recommendations contained in the sunset report. Business Affairs and Labor					
47 48 49 50 51 52 53	HB10-1221 Committee on	by Representative(s) Curry; also Senator(s) Schwartz-Concerning the continuation of the licensing of river outfitters by the board of parks and outdoor recreation, and, in connection therewith, implementing the sunset review recommendations of the department of regulatory agencies. Agriculture, Livestock, & Natural Resources					
54 55		<u> </u>					

1 2 3	<u>HB10-1222</u>	by Representative(s) Middleton; also Senator(s) Carroll MConcerning continuation of the requirement that a collection agency maintain an office in Colorado.
4 5	Committee on	Business Affairs and Labor
6 7 8 9	<u>HB10-1223</u>	by Representative(s) Baumgardner, Fischer, Hullinghorst, Looper, Pace, Ryden, Vigil; also Senator(s) Whitehead-Concerning the continuation of the forestry advisory board, and, in connection therewith, repealing the forestry advisory board.
11 12	Committee on	advisory board. Agriculture, Livestock, & Natural Resources
13 14 15	HB10-1224	by Representative(s) Gerou and Gagliardi, Primavera, Riesberg, Tyler; also Senator(s) BoydConcerning the continuation of the Colorado podiatry board.
16 17 18	Committee on	Health and Human Services
19 20 21	<u>HB10-1225</u>	by Representative(s) Soper; also Senator(s) Tochtrop Concerning continuation of the regulation of electrical work by the state electrical board.
22 23	Committee on	Business Affairs and Labor
24 25 26 27 28	HB10-1226	by Representative(s) Kefalas; also Senator(s) Spence-Concerning an alternative approach for a county department of social services to use in addressing certain intrafamilial child abuse or neglect cases. Health and Human Services
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30 31 32 33 34 35	HB10-1227	by Representative(s) DelGrosso; also Senator(s) Tochtrop-Concerning compliance with financial responsibility requirements of the "Health Care Availability Act" by maintaining insurance through approved nonadmitted insurers authorized by law to insure in Colorado. Business Affairs and Labor
36	Committee on	Dusiness Affairs and Labor
37 38 39 40	<u>HB10-1228</u>	by Representative(s) Benefield, Ferrandino, Primavera; also Senator(s) HudakConcerning the responsibility of the state personnel director to remove ineligible dependents from group benefit plans.
41 42	Committee on	State, Veterans, & Military Affairs
43 44 45	<u>HB10-1229</u>	by Representative(s) Pace, Riesberg; also Senator(s) NewellConcerning authentication requirements for verbal orders in a hospital.
46 47	Committee on	Health and Human Services
48 49 50	<u>HB10-1230</u>	by Representative(s) Gardner B.; also Senator(s) Hodge-Concerning the "Uniform Debt-Management Services Act".
51 52	Committee on	Business Affairs and Labor
53 54	<u>HB10-1231</u>	by Representative(s) Sonnenberg; also Senator(s) TochtropConcerning the regulation of conveyances.
55 56	Committee on	Business Affairs and Labor

1 2	HB10-1232	by Representative(s) BaumgardnerConcerning school vehicles.
3 4	Committee on	
5 6 7	<u>HB10-1233</u>	by Representative(s) Ryden; also Senator(s) Newell-Concerning the relocation of the crime of stalking in the Colorado Revised Statutes.
8 9	Committee on	Judiciary
10 11 12	HB10-1234	by Representative(s) PrimaveraConcerning the fair settlement of claims for benefits under an insurance policy.
13 14	Committee on	1 Judičiary
15 16 17 18 19 20	HB10-1235	by Representative(s) Levy, Gardner B., Kagan, Labuda, Roberts; also Senator(s) Brophy, Carroll M., Mitchell, Morse, SchwartzConcerning the requirements in the "State Administrative Procedure Act" for incorporation by reference of rule-making materials by executive branch agencies.
21 22	Committee on	
23 24 25	<u>HB10-1236</u>	by Representative(s) Kerr A.; also Senator(s) Tochtrop Concerning the continuation of the regulation of certified public accountants by the state board of accountancy.
26 27	Committee on	Business Affairs and Labor
28 29 30 31 32 33 34	SB10-109 Committee on	by Senator(s) Romer and Spence, Boyd, Bacon, Hodge, Hudak, Johnston, Tapia, Tochtrop; also Representative(s) Massey and McCann, Rice, Frangas, McFadyen-Concerning regulation of the physician-patient relationship for medical marijuana patients.
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36 37		INTRODUCTION OF RESOLUTION
38 39 40 41	The following rules:	resolution was read by title and laid over one day under the
42 43 44 45 46	HR10-1005	by Representative(s) Benefield, Court, Massey, Vaad-Concerning the appointment of an employee for the House of Representatives of the Sixty-seventh General Assembly.
47 48 49 50		Representative Weissmann, the House adjourned until bruary 3, 2010.
51 52 53		Approved: TERRANCE D. CARROLL, Speaker
54 55 56	Attest: MARILYN E Chief Clerk	•