HOUSE JOURNAL

SIXTY-FOURTH GENERAL ASSEMBLY

STATE OF COLORADO

Second Regular Session

Seventy-eighth Legislative Day Wednesday, March 24, 2004 Prayer by Pastor Garrett Struessel, Lutheran Church of the Resurrection, Lakewood. 2 4 The Speaker called the House to order at 9:00 a.m. 5 6 Pledge of Allegiance led by Representative Stafford. 8 The roll was called with the following result: 9 10 Present--63. Excused--Representatives Weissmann, Wiens--2. 11 12 13 The Speaker declared a quorum present. 14 15 On motion of Representative Salazar, the reading of the journal of 16 March 23, 2004, was declared dispensed with and approved as corrected 17 18 by the Chief Clerk. 19 20 21 On motion of Representative King, **HB04-1402** was made Special Orders on Wednesday, March 24, 2004, at 9:23 a.m. 22 23 24 25 On motion of Representative Briggs, the House resolved itself into Committee of the Whole for consideration of Special Orders and he was 26 27 called to the Chair to act as Chairman. 28 29 30 SPECIAL ORDERS--SECOND READING OF BILL 31 32 33 The Committee of the Whole having risen, the Chairman reported the title of the following bill had been read (reading at length had been dispensed 34 35 with by unanimous consent), the bill considered and action taken thereon as follows: 36 37 38 (Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.) 39 40

> by Representative(s) Young; also Senator(s) Reeves-Concerning the repeal of the water administration fee

> adopted in Senate Bill 03-278, and, in connection

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42 43 HB04-1402

therewith, providing for a refund of amounts already collected and making an appropriation.

Declared **lost** on Second Reading.

(For change in action, see Amendments to Report, page 1032.)

AMENDMENTS TO THE COMMITTEE OF THE WHOLE REPORT

Representatives Young, Briggs, Hoppe, Rose, and Smith moved to amend the Report of the Committee of the Whole to show that **HB04-1402** did pass.

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

YES	60	NO	01	EXCUSED	02	ABSENT	02
Berry	Y	Garcia	Y	McCluskey	Y	Sinclair	Y
Borodkin	Y	Hall	Y	McFadyen	Y	Smith	Y
Boyd	Y	Harvey	Y	McGihon	-	Spence	-
Briggs	Y	Hefley	Y	Merrifield	Y	Stafford	Y
Brophy	Y	Hodge	Y	Miller	Y	Stengel	Y
Butcher	N	Hoppe	Y	Mitchell	Y	Tochtrop	Y
Cadman	Y	Jahn	Y	Paccione	Y	Vigil	Y
Carroll	Y	Johnson	Y	Plant	Y	Weddig	Y
Cerbo	Y	Judd	Y	Pommer	Y	Weissmann	Е
Clapp	Y	King	Y	Ragsdale	Y	Welker	Y
Cloer	Y	Larson	Y	Rhodes	Y	White	Y
Coleman	Y	Lee	Y	Rippy	Y	Wiens	Е
Crane	Y	Lundberg	Y	Romanoff	Y	Williams S.	Y
Decker	Y	Madden	Y	Rose	Y	Williams T.	Y
Fairbank	Y	Marshall	Y	Salazar	Y	Witwer	Y
Frangas	Y	May	Y	Schultheis	Y	Young	Y
						Speaker	Y

ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: **HB04-1402**.

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**.

)	YES	62	NO	00	EXCUSED	02	ABSENT	01	
)	Berry	Y	Garcia	Y	McCluskey	Y	Sinclair	Y	
	Borodkin	Y	Hall	Y	McFadyen	Y	Smith	Y	
2	Boyd	Y	Harvey	Y	McGihon	Y	Spence	-	
3	Briggs	Y	Hefley	Y	Merrifield	Y	Stafford	Y	
ļ	Brophy	Y	Hodge	Y	Miller	Y	Stengel	Y	
,	Butcher	Y	Hoppe	Y	Mitchell	Y	Tochtrop	Y	
Ó	Cadman	Y	Jahn	Y	Paccione	Y	Vigil	Y	

1	Carroll	Y	Johnson	Y	Plant	Y	Weddig	Y
2	Cerbo	Y	Judd	Y	Pommer	Y	Weissmann	E
3	Clapp	Y	King	Y	Ragsdale	Y	Welker	Y
4	Cloer	Y	Larson	Y	Rhodes	Y	White	Y
5	Coleman	Y	Lee	Y	Rippy	Y	Wiens	E
6	Crane	Y	Lundberg	Y	Romanoff	Y	Williams S.	Y
7	Decker	Y	Madden	Y	Rose	Y	Williams T.	Y
8	Fairbank	Y	Marshall	Y	Salazar	Y	Witwer	Y
9	Frangas	Y	May	Y	Schultheis	Y	Young	Y
10			·				Speaker	Y
11								

REPORTS OF COMMITTEES OF REFERENCE

BUSINESS AFFAIRS & LABOR

After consideration on the merits, the Committee recommends the following:

HB04-1391 be postponed indefinitely.

HB04-1398 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 34, line 19, strike "merger, consolidation," and substitute "merger, consolidation";

line 20, strike "merger or" and substitute "merger or".

Page 99, strike lines 6 through 8 and substitute the following:

 "representatives, successors, or assigns of the person. who files an application for registration of a trademark under this article.".

Page 110, strike lines 10 through 17.

39 Renumber succeeding sections accordingly.

Page 125, line 16, after "(2),", insert "(3),";

line 17, after "(26),", insert "(29.3)," and, after "(35.6),", insert "(36) (d), (36) (e),";

line 18, after "(58),", insert "(63.3),";

line 19, after "(2),", insert "(3),";

50 line 20, after "(26),", insert "(29.3)," and, after "(35.6),", insert "(36) (d), 51 (36) (e),";

line 21, strike "(49),(58)," and substitute "(49), (58), (63.3),".

Page 126, after line 20, insert the following:

1 2 3 4 5 6 7 8	"(3) "Articles of organization" means, with respect to a domestic limited liability company, the articles of organization as defined in the "Colorado Limited Liability Company Act", article 80 of this title. With respect to a foreign limited liability company, "articles of organization" means the corresponding document filed with the state filing officer of the jurisdiction under the law of which the foreign limited liability company is formed.".
9 10	Page 127, line 21, strike "or a domestic trust" and substitute "or a domestic trust".
11 12 13	Page 129, line 10, strike "or a foreign trust" and substitute "or a foreign trust";
14 15 16	line 15, strike "this state" and substitute "this state SUCH JURISDICTION".
17 18	Page 130, after line 3, insert the following:
19 20 21 22	"(29.3) "Foreign trust" means a trust formed under the law of a jurisdiction other than this state that is recognized under the law of this state as a separate legal entity.";
23	after line 18, insert the following:
24 25	"(36) "Member" means:
26 27 28 29	(d) In the case of a nonprofit corporation with one or more classes of VOTING members, a VOTING member of a nonprofit corporation; or
30 31	(e) In the case of a nonprofit corporation with no VOTING members, a director of a nonprofit corporation.".
32 33 34 35	Page 131, line 22, strike "relinquishment" and substitute "relinquishment";
36	line 23, strike "WITHDRAWAL";
37 38 39	after line 26, insert the following:
40 41 42 43	"(63.3) "Trade name" means a name, other than the true name, of an entity under which the entity is authorized to MAY transact business or conduct activities pursuant to the provisions of section 7-71-101.".
44	Page 134, line 25, after "principal", insert "OFFICE".
45 46	Page 135, line 1, after "principal", insert "OFFICE";
47 48	line 23, after "is", insert "REQUIRED TO BE";
49 50	line 24, after "is", insert "REQUIRED TO BE".
51 52 53	Page 138, line 26, after "is", insert "REQUIRED TO BE".
55 54 55 56	Page 139, line 21, strike "SURVIVOR," and substitute "SURVIVING ENTITY,".

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Page 140, strike lines 17 through 23 and substitute the following:
 3
           "7-90-301. Filing requirements. (1)(a) A EACH document THAT
 4
    IS REQUIRED OR PERMITTED TO BE FILED IN THE RECORDS OF THE
 5
    SECRETARY OF STATE PURSUANT TO ANY PROVISION OF THIS TITLE OR ANY
 6
    ORGANIC STATUTE OF THIS STATE SHALL BE subject to this part 3. shall
 7
    satisfy the requirements of this section, and of any other law of this state
 8
    that adds to or varies the requirements of this part 3, to be entitled to
 9
    filing by the secretary of state pursuant to this title.".
10
    Page 141, line 12, strike "document AS" and substitute "document,";
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    strike line 13 and substitute the following:
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    "no such".
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    Page 144, line 17, strike "ENTITY" and substitute "PERSON";
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    line 19, strike "SECTION," and substitute "PART 3,";
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    line 23, strike "SECTION," and substitute "PART 3,".
    Page 147, line 3, after "(2),", insert "(3),".
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    Page 148, after line 8, insert the following:
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27
           "(3) If a filed document states a delayed effective date pursuant
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    to subsection (2) of this section, the filed document may be prevented
29
    from becoming effective if an entity A PERSON to which the filed
    document relates delivers to the secretary of state, for filing pursuant to
30
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    this part 3, on or before the earlier of the stated effective date of the
    document or the ninetieth day after the filed document was filed, a
32
33
    statement of change CORRECTION revoking the filed document.".
34
35
    Page 150, line 8, strike "to correct" and substitute "to:
36
37
           (a) Correct";
38
39
    line 11, strike "3." and substitute "3; OR
40
41
           (b) REVOKE A FILED DOCUMENT PURSUANT TO SECTION 7-90-304
    (3).";
42
43
44
    line 27, strike "corrects." and substitute "corrects AS SUCH DATE IS STATED
45
    IN THE RECORDS OF THE SECRETARY OF STATE.".
46
47
    Page 151, line 6, after "OF", insert "STATE AS SUCH DATE IS STATED IN THE
48
    RECORDS OF THE SECRETARY OF" and, after the period, add "A STATEMENT
49
    OF CORRECTION MAY NOT STATE A DELAYED EFFECTIVE DATE FOR THE
50
    EFFECTIVENESS OF THE STATEMENT OF CORRECTION ITSELF.".
51
52
    Page 159, line 9, strike "REQUIRED" and substitute "SPECIFICALLY
53
    PERMITTED BY";
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line 10, after "COMPANY"", insert "OR "PROFESSIONAL CORPORATION"".

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(I) A STATEMENT OF TRADE NAME STATING THE TRANSFERRED NAME AS A TRADE NAME OF THE TRANSFEREE PURSUANT TO SECTION 7-71-101;

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(II) A STATEMENT OF RESERVATION OF NAME RESERVING THE TRANSFERRED NAME AS AN ENTITY NAME OR TRADE NAME OF THE TRANSFEREE PURSUANT TO SECTION 7-90-602; OR

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(III) A STATEMENT OF CHANGE TO THE TRANSFEREE'S STATEMENT OF FOREIGN ENTITY AUTHORITY CHANGING THE ASSUMED ENTITY NAME OF THE TRANSFEREE TO THE TRANSFERRED NAME OR STATING THAT THE TRANSFEREE HAS ACQUIRED RIGHTS TO USE THE TRANSFERRED NAME AS ITS TRUE NAME IN COLORADO, AS THE CASE MAY BE.

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(c) A FOREIGN ENTITY THAT HAS IN EFFECT A REGISTRATION OF ITS TRUE NAME MAY TRANSFER SUCH REGISTRATION TO ANOTHER FOREIGN ENTITY, ALTHOUGH THAT NAME IS NOT THE TRUE NAME OF THE TRANSFEREE, IF, CONCURRENTLY WITH THE DELIVERY OF THE FOREIGN ENTITY'S STATEMENT OF TRANSFER OF REGISTRATION OF TRUE NAME TO THE SECRETARY OF STATE PURSUANT TO PARAGRAPH (a) OF THIS SUBSECTION (4), THE TRANSFEREE DELIVERS TO THE SECRETARY OF STATE, FOR FILING PURSUANT TO PART 3 OF THIS ARTICLE, A STATEMENT OF FOREIGN ENTITY AUTHORITY STATING THE TRANSFERRED NAME AS ITS ASSUMED ENTITY NAME UNDER SECTION 7-90-803 (1) (a).

52 53 54

(d) A FOREIGN ENTITY THAT HAS IN EFFECT A REGISTRATION OF ITS TRUE NAME MAY TRANSFER SUCH REGISTRATION TO A DOMESTIC ENTITY, ALTHOUGH THAT NAME IS NOT THE TRUE NAME OF THE TRANSFEREE, IF,

CONCURRENTLY WITH THE DELIVERY OF THE FOREIGN ENTITY'S STATEMENT OF TRANSFER OF REGISTRATION OF TRUE NAME TO THE SECRETARY OF STATE PURSUANT TO PARAGRAPH (a) OF THIS SUBSECTION (4), THE TRANSFEREE DELIVERS TO THE SECRETARY OF STATE, FOR FILING 5 PURSUANT TO PART 3 OF THIS ARTICLE, EITHER: 6 7 (I) A STATEMENT OF TRADE NAME STATING THE TRANSFERRED 8 NAME AS A TRADE NAME PURSUANT TO SECTION 7-71-101; 9 10 (II) A STATEMENT OF RESERVATION OF NAME RESERVING THE 11 TRANSFERRED NAME AS AN ENTITY NAME OR TRADE NAME PURSUANT TO

12 13 14 SECTION 7-90-602; OR

AN AMENDMENT OR STATEMENT OF CHANGE TO THE TRANSFEREE'S CONSTITUENT FILED DOCUMENT CHANGING THE ENTITY'S DOMESTIC ENTITY NAME TO THE TRANSFERRED NAME.

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(e) A FOREIGN ENTITY THAT HAS IN EFFECT A REGISTRATION OF ITS TRUE NAME MAY TRANSFER SUCH REGISTRATION TO AN INDIVIDUAL IF, CONCURRENTLY WITH THE DELIVERY OF THE FOREIGN ENTITY'S STATEMENT OF TRANSFER OF REGISTRATION OF TRUE NAME TO THE SECRETARY OF STATE PURSUANT TO PARAGRAPH (a) OF THIS SUBSECTION (4), THE TRANSFEREE DELIVERS TO THE SECRETARY OF STATE, FOR FILING PURSUANT TO PART 3 OF THIS ARTICLE, A STATEMENT OF RESERVATION OF NAME RESERVING THE TRANSFERRED NAME AS AN ENTITY NAME OR TRADE 26 NAME PURSUANT TO SECTION 7-90-602.

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(f) THE TRANSFER OF THE REGISTRATION OF THE TRUE NAME SHALL BE EFFECTED BY THE CURRENT REGISTRANT'S DELIVERY TO THE SECRETARY OF STATE, FOR FILING PURSUANT TO PART 3 OF THIS ARTICLE, OF A STATEMENT OF TRANSFER OF REGISTERED NAME THAT STATES:

31 32 33

(I) THE TRUE NAME OF THE FOREIGN ENTITY;

34 35 36

(II) THE NAME OF THE JURISDICTION UNDER THE LAW OF WHICH IT IS FORMED;

37 38 39

THE ENTITY NAME OF THE TRANSFEREE OR, IF THE TRANSFEREE DOES NOT HAVE AN ENTITY NAME, THE TRUE NAME OF THE TRANSFEREE;

(III) THE NAME OF THE JURISDICTION UNDER THE LAW OF WHICH THE TRANSFEREE IS FORMED; AND

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(IV) THAT THE REGISTRATION OF THE TRUE NAME IS TRANSFERRED BY THE ENTITY TO THE TRANSFEREE PURSUANT TO THIS SECTION.

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(g) When the statement of transfer of registered name AND EACH OTHER DOCUMENT, IF ANY, REQUIRED BY THIS SUBSECTION (4) TO BE DELIVERED CONCURRENTLY TO THE SECRETARY OF STATE WITH THE STATEMENT OF TRANSFER OF REGISTERED NAME IS FILED, THE TRANSFER OF THE REGISTRATION OF TRUE NAME IS TRANSFERRED.";

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line 6, strike "WITHDRAW" and substitute "RELINQUISH";

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56 line 9, strike "WITHDRAWN." and substitute "RELINQUISHED. WHEN FILED,

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of foreign entity authority should be filed.".

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THE STATEMENT OF CHANGE WITHDRAWS THE REGISTRATION OF TRUE
 2
    NAME.";
 3
 4
    line 19, strike "and" and, after "(4),", insert "and 7-90-702 (4) (c),".
 5
 6
    Page 165, strike lines 9 and 10 and substitute the following:
 7
 8
    "NOTICE OF THE CHANGE TO THE ENTITY.".
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10
    Page 166, after line 1, insert the following:
11
12
           "(c) That the person appointed as registered agent has mailed a
13
    copy of the statement of change to the entity. at the principal office
14
    address of its principal office.";
15
    line 15, strike "entity at the" and substitute "entity. at the";
16
17
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    strike line 16 and substitute the following:
19
20
    "principal office address of its principal office.";
21
    line 18, strike "filed document" and substitute
                                                            "filed document
23
    DOCUMENT ON FILE IN THE OFFICE OF THE SECRETARY OF STATE";
24
25
    strike line 27 and substitute the following:
26
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    "to the entity. at the principal office address of its principal office.".
28
29
    Page 168, line 14, strike "(1) and (2)," and substitute "(1), (2), and (4),".
30
31
    Page 169, after line 8, insert the following:
32
33
                 The amounts due to this state under the provisions of
34
    subsection (2) of this section and the civil penalties set forth in subsection
    (3) of this section may be recovered in an action brought by the attorney
35
36
    general in the district court in and for the city and county of Denver.
37
    Upon a finding by the court that a foreign entity or any of its managers
    or agents ON ITS BEHALF has transacted business or conducted activities
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39
    in this state on its behalf in violation of this part 8, the court may issue,
40
    in addition to or in lieu of the imposition of a civil penalty, an injunction
41
    restraining the further transaction of business or conducting of activities
42
    by the foreign entity and the managers and agents, and the further
43
    exercise of any rights and privileges of an entity in this state until all
    amounts plus any interest and court costs that the court may assess have
45
    been paid, and until the foreign entity has otherwise complied with this
    part 8.";
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47
    line 9, strike "(c) and" and substitute "(c)," and, after "(d),", insert "and
48
49
    (1) (h),";
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51
    after line 18, insert the following:
52
53
                  Such additional information as the secretary of state
54
    determines is necessary or appropriate to determine whether the statement
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Page 170, after line 14, insert the following: 3 "SECTION 252. 7-90-811, Colorado Revised Statutes, as it will 4 become effective July 1, 2004, is amended to read: 5 6 **7-90-811.** Application to existing foreign entities. A foreign 7 entity authorized to transact business or conduct activities in this state in 8 accordance with law as in effect on July 1 June 30, 2004, is subject to 9 this part 8 and the filed document pursuant to which it has such authority 10 shall be deemed to be a filed statement of foreign entity authority for 11 purposes of this part 8.". 12 Renumber succeeding sections accordingly. 13 14 15 Page 202, after line 7, insert the following: 16 17 **SECTION 315.** 7-134-103 (1), Colorado Revised Statutes, as it will become effective July 1, 2004, is amended to read: 18 19 20 **7-134-103.** Articles of dissolution. (1) At any time after 21 dissolution is authorized, the nonprofit corporation may dissolve by delivering to the secretary of state, for filing pursuant to part 3 of article 23 90 of this title, articles of dissolution stating: 24 25 (a) The domestic entity name of the nonprofit corporation; 26 27 (b) The principal office address of the nonprofit corporation's 28 principal office; AND 29 30 (c) The date dissolution was authorized; THAT THE NONPROFIT CORPORATION IS DISSOLVED. 32 33 If dissolution was authorized by the directors or the 34 incorporators pursuant to section 7-134-101, a statement to that effect; 35 36 (e) If dissolution was approved by the members pursuant to 37 section 7-134-102, a statement that the number of votes east for the proposal to dissolve by each voting group entitled to vote separately on 38 39 the proposal was sufficient for approval by that voting group; and 40 41 Such additional information as the secretary of state 42 determines is necessary or appropriate.". 43 Renumber succeeding sections accordingly. 44 45 46 47 SB04-<u>093</u> 48 be referred to the Committee of the Whole with favorable

recommendation.

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JUDICIARY
    After consideration on the merits, the Committee recommends the
 3
   following:
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6
   HB04-1048
                 be amended as follows, and as so amended, be referred to
                      Committee
                                   of the Whole with
                                                           favorable
 7
                 recommendation:
 8
9
    Amend printed bill, page 2, line 12, strike "15-15-403." and substitute
10
    "15-15-404.".
11
12
   Page 3, strike lines 12 through 14 and substitute the following:
13
    "DEATH OF THE OWNER.";
14
   line 15, strike "C.R.S.".
15
16
17
   Page 4, after line 1, insert the following:
          "15-15-403. Medicaid eligibility exclusion. NO PERSON WHO IS
18
19
   AN APPLICANT FOR OR RECIPIENT OF MEDICAL ASSISTANCE FOR WHICH IT
20
   WOULD BE PERMISSIBLE FOR THE DEPARTMENT OF HEALTH CARE POLICY
21
   AND FINANCING TO ASSERT A CLAIM PURSUANT TO SECTION 26-4-403 OR
   26-4-403.3, C.R.S., SHALL BE ENTITLED TO SUCH MEDICAL ASSISTANCE IF
   THE PERSON HAS IN EFFECT A BENEFICIARY DEED. NOTWITHSTANDING THE
   PROVISIONS OF SECTION 15-15-402(1), THE EXECUTION OF A BENEFICIARY
25
   DEED BY AN APPLICANT FOR OR RECIPIENT OF MEDICAL ASSISTANCE AS
   DESCRIBED IN THIS SECTION SHALL CAUSE THE PROPERTY TO BE
27
   CONSIDERED A COUNTABLE RESOURCE IN ACCORDANCE WITH SECTION
28
   26-4-403.3 (6), C.R.S., AND APPLICABLE RULES AND REGULATIONS.".
30
   Renumber succeeding C.R.S. sections accordingly.
31
32
   Page 5, after line 13, insert the following:
33
34
          "WARNING: EXECUTION OF THIS BENEFICIARY
          DEED MAY DISQUALIFY THE GRANTOR FROM
35
36
          BEING DETERMINED ELIGIBLE FOR, OR FROM
37
                         MEDICAID
          RECEIVING
                                       UNDER
                                                   TITLE
38
          COLORADO REVISED STATUTES.".
39
40
   Page 7, strike lines 24 through 26 and substitute the following:
41
    "MORTGAGE, DEED OF TRUST, OR OTHER LIEN. THE GRANTEE-BENEFICIARY
42
   ALSO TAKES TITLE".
43
44
   Page 8, line 24, strike "15-15-408." and substitute "15-15-409.".
45
   Page 11, line 8, strike "15-15-409" and substitute "15-15-410";
46
47
   line 15, strike "15-15-406 (2)," and substitute "15-15-407 (2),".
48
49
50
   Page 12, line 4, strike "15-15-408." and substitute "15-15-409.";
51
52
    strike lines 23 through 26 and substitute the following:
    "FRAUD.".
53
54
   Page 13, line 17, strike "04-____," and substitute "04-1048,".
55
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1	PRINTING REPORT
2 3 4 5	The Chief Clerk reports the following bills have been correctly printed: HB04-1410 , 1411 .
6 7	SIGNING OF BILLS - RESOLUTIONS - MEMORIALS
8	The Speaker has signed: HJR04-1032 , 1033 , 1036 .
10 11 12	INTRODUCTION OF RESOLUTION
13 14 15	The following resolution was read by title and referred to the committee indicated:
16 17 18 19 20 21	HJR04-1042 by Representative(s) Butcher; also Senator(s) Tapia-Concerning the reduction of geographic case characteristics for the purposes of small group health insurance. Committee on Business Affairs & Labor
23 24	LAY OVER OF CALENDAR ITEMS
23 24 25 26 27 28	On motion of Representative King, the following items on the Calendar were laid over until March 25, retaining place on Calendar:
29 30 31 32	Consideration of Special OrdersHB04-1355, 1382, SB04-137. Consideration of General OrdersHB04-1221, 1279, SB04-185, 120, HB04-1014, 1375, SB04-017, 115, 020, 193, 105, 125, 083, 166, 029, HB04-1394, 1400, SB04-024, 094.
33 34 35 36 37	Consideration of Conference Committee ReportHB04-1112. Consideration of ResolutionsHJR04-1012, 1013, 1018, SJR04-015, HJR04-1010, 1034, SJR04-023, 024, HJR04-1037, SJR04-027, HJR04-1038, 1040, 1041. Consideration of MemorialSJM04-001
38 39 40	Consideration of Senate AmendmentsHB04-1054, 1004, 1127, 1298, 1114, 1341, 1264, 1241, 1357, 1265, 1267, 1046, 1084, 1271, 1177, 1369, 1236, 1062.
41 42	Consideration of AdherenceHB04-1182.
43 44 45	On motion of Representative King, the House adjourned until 9:00 a.m., March 25, 2004.
46 47 48	Approved:
49 50 51 52	LOLA SPRADLEY, Speaker
53 54	Attest:
55 56	JUDITH RODRIGUE, Chief Clerk