Second Regular Session Sixty-eighth General Assembly STATE OF COLORADO

REVISED

This Version Includes All Amendments Adopted on Second Reading in the Second House

LLS NO. 12-0663.01 Sharon Eubanks x4336

HOUSE BILL 12-1348

HOUSE SPONSORSHIP

Ferrandino, McNulty

SENATE SPONSORSHIP

Morse, Cadman

House Committees

State, Veterans, & Military Affairs

Senate Committees

State, Veterans & Military Affairs

A BILL FOR AN ACT

101	CONCERNING THE POWERS OF THE LEGISLATIVE DEPARTMENT WITH
102	RESPECT TO CAPITOL BUILDINGS GROUP SPACE, AND, IN
103	CONNECTION THEREWITH, PROVIDING FOR THE DESIGNATION OF
104	SPACE FOR THE MEMBERS OF THE GENERAL ASSEMBLY,
105	LEGISLATIVE STAFF, AND LEGISLATIVE STAFF AGENCIES AND
106	THE FURNISHING AND EQUIPPING THEREOF, AND GRANTING THE
107	CONTROL OF LEGISLATIVE SPACES TO THE LEGISLATIVE
108	DEPARTMENT.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that SENATE 2nd Reading Unam ended

HOUSE 3rd Reading Unam ended April25, 2012

> ACOSE Am ended 2nd Reading April24, 2012

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u>

Capital letters indicate new material to be added to existing statute.

Dashes through the words indicate deletions from existing statute.

applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

The bill clarifies that the existing authority of the general assembly to designate and assign space in the capitol building for the use of the legislative department includes access to all tunnels providing access to the subbasements of the capitol, the legislative services building, and the state office building at 1525 Sherman street. Regardless of any law, rule, or provision of any tenant handbook for the capitol complex facilities, the executive committee of the legislative council may grant members and legislative staff access to the tunnels except in certain circumstances. Once the general assembly has control of space on no more than 3 floors of the state office building at 1525 Sherman street, the department of personnel must designate parking space in the state parking lot at Lincoln street and east Colfax avenue to the general assembly based upon the proportion of space the general assembly controls in the state office building at 1525 Sherman street to the total amount of space in that state office building.

The reference to the state museum building is updated to refer to the legislative services building. The general assembly may designate and assign space on no more than 3 floors of the state office building at 1525 Sherman street after the attorney general and the staff of the attorney general vacate the building and may provide for the furnishing and equipping of the office space on those floors in the building as may be necessary for the use of the legislative department. If any of the space in the legislative services building or the state office building at 1525 Sherman street is assigned to the senate or house of representatives, the executive committee of the legislative council of the general assembly shall allocate the space between the 2 houses. Of the space so allocated, the leadership of each house shall assign the space equitably to the major political parties with which members of each house are affiliated.

The legislative department, acting through the executive committee of the legislative council, is granted control of legislative spaces in the capitol, legislative services building, the state office building at 1525 Sherman street, and specified grounds adjacent to the capitol and the legislative services building, tunnels providing access to the subbasements of the capitol, the legislative services building, and the state office building at 1525 Sherman street, and furniture and fixtures thereof, rather than the department of personnel. The department of personnel will continue to have control of executive spaces in the capitol and the grounds, tunnels, and any other property acquired adjacent to the capitol that is not controlled by the general assembly. In addition, the department of personnel retains responsibility for supervising the provision of maintenance for the state capitol buildings group unless the legislative department, acting through the executive committee, chooses

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to be responsible for supervising the provision of maintenance for legislative spaces in the state capitol buildings group.

Be it enacted by the General Assembly of the State of Colorado:

SECTION 1. In Colorado Revised Statutes, amend 2-2-321 as follows:

2-2-321. Designation and assignment of space in capitol buildings group and on the grounds thereof. (1) (a) The general assembly, by joint resolution, shall designate and assign such space in the capitol building (except for space on the first floor, which shall be designated and assigned by the executive department for the use of elected officials) and on the grounds surrounding the capitol which is necessary for the use of the legislative department, including, but not limited to, parking space on the grounds and streets surrounding the capitol building, ALL AREAS OF THE SUBBASEMENT OF THE CAPITOL BUILDING, AND ACCESS TO ALL TUNNELS PROVIDING ACCESS TO THE SUBBASEMENTS OF THE CAPITOL BUILDING, THE LEGISLATIVE SERVICES BUILDING, AND THE STATE OFFICE BUILDING AT 1525 SHERMAN STREET.

(b) Notwithstanding any law, rule, or provision of any tenant handbook for the capitol complex facilities to the contrary, the executive committee of the legislative council created in section 2-3-301 (1) may grant any member or employee of the general assembly access to any or all of the tunnels providing access to the subbasements of the capitol building, the legislative services building, and the state office building at 1525 Sherman street unless, after consultation with the department of personnel and the Colorado state patrol, the executive committee determines that denial of access is

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NECESSARY TO ADDRESS IMMEDIATE CONCERNS ABOUT BUILDING
 SECURITY AND OCCUPANT PROTECTION.

(c) NOTWITHSTANDING ANY LAW OR RULE TO THE CONTRARY, AFTER THE ATTORNEY GENERAL AND THE STAFF OF THE ATTORNEY GENERAL VACATE THE STATE OFFICE BUILDING AT 1525 SHERMAN STREET, THE DEPARTMENT OF PERSONNEL SHALL DESIGNATE PARKING SPACE IN THE STATE PARKING LOT AT LINCOLN STREET AND EAST COLFAX AVENUE TO THE GENERAL ASSEMBLY BASED UPON APPROXIMATELY THE SAME PROPORTION AS THE PROPORTION OF SPACE IN THE STATE OFFICE BUILDING AT 1525 SHERMAN STREET DESIGNATED AND ASSIGNED BY THE GENERAL ASSEMBLY TO THE TOTAL AMOUNT OF SPACE IN THAT STATE OFFICE BUILDING. THE GENERAL ASSEMBLY, BY JOINT RESOLUTION, SHALL ASSIGN PARKING SPACE ALLOCATED TO THE GENERAL ASSEMBLY PURSUANT TO THIS PARAGRAPH (c).

(2) (a) In addition, the general assembly shall designate and assign such space in the state museum building LEGISLATIVE SERVICES BUILDING at Fourteenth avenue and Sherman street, INCLUDING, BUT NOT LIMITED TO, ALL AREAS OF THE SUBBASEMENT OF THE LEGISLATIVE SERVICES BUILDING, AND ON NO MORE THAN TWO FLOORS OF THE STATE OFFICE BUILDING AT 1525 SHERMAN STREET AFTER THE ATTORNEY GENERAL AND THE STAFF OF THE ATTORNEY GENERAL VACATE SAID STATE OFFICE BUILDING and may provide for the furnishing and equipping thereof as may be necessary for the use of the legislative department.

(b) (I) If any of the space referred to in paragraph (a) of this subsection (2) is assigned to the senate or house of representatives, the executive committee of the legislative council created in section 2-3-301 (1) shall determine the

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1	ALLOCATION OF THE SPACE BETWEEN THE TWO HOUSES.
2	(II) ANY SPACE ALLOCATED TO THE SENATE SHALL BE ASSIGNED
3	BY THE PRESIDENT OF THE SENATE AND THE MAJORITY AND MINORITY
4	LEADERS OF THE SENATE IN AN EQUITABLE MANNER AMONG THE MAJOR
5	POLITICAL PARTIES WITH WHICH MEMBERS OF THE SENATE ARE
6	AFFILIATED.
7	(III) ANY SPACE ALLOCATED TO THE HOUSE OF REPRESENTATIVES
8	SHALL BE ASSIGNED BY THE SPEAKER OF THE HOUSE OF REPRESENTATIVES
9	AND THE MAJORITY AND MINORITY LEADERS OF THE HOUSE OF
10	REPRESENTATIVES IN AN EQUITABLE MANNER AMONG THE MAJOR
11	POLITICAL PARTIES WITH WHICH MEMBERS OF THE HOUSE OF
12	REPRESENTATIVES ARE AFFILIATED.
13	SECTION 2. In Colorado Revised Statutes, amend 24-82-101 as
14	follows:
14 15	follows: 24-82-101. Control of legislative space in the capitol, the
15	24-82-101. Control of legislative space in the capitol, the
15 16	24-82-101. Control of legislative space in the capitol, the legislative services building, and the state office building at 1525
15 16 17	24-82-101. Control of legislative space in the capitol, the legislative services building, and the state office building at 1525 Sherman street - responsibility of department of personnel for
15 16 17 18	24-82-101. Control of legislative space in the capitol, the legislative services building, and the state office building at 1525 Sherman street - responsibility of department of personnel for supervision of maintenance in capitol buildings group - exception.
15 16 17 18 19	24-82-101. Control of legislative space in the capitol, the legislative services building, and the state office building at 1525 Sherman street - responsibility of department of personnel for supervision of maintenance in capitol buildings group - exception. (1) IN ACCORDANCE WITH THE PROVISIONS OF SECTION 2-2-321, C.R.S.,
15 16 17 18 19 20	24-82-101. Control of legislative space in the capitol, the legislative services building, and the state office building at 1525 Sherman street - responsibility of department of personnel for supervision of maintenance in capitol buildings group - exception. (1) IN ACCORDANCE WITH THE PROVISIONS OF SECTION 2-2-321, C.R.S., CONCERNING SPACE FOR THE LEGISLATIVE DEPARTMENT, SUBJECT TO
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1525 SHERMAN STREET, and THE grounds and any other property the state may acquire adjacent thereto, ADJACENT TO THE CAPITOL WITHIN THE AREA BOUNDED ON THE NORTH BY EAST COLFAX AVENUE, ON THE WEST BY LINCOLN STREET, ON THE SOUTH BY FOURTEENTH AVENUE, AND ON THE EAST BY GRANT STREET, AS SHOWN ON THE OFFICIAL MAPS OF THE CITY AND COUNTY OF DENVER, THE STATE-OWNED GROUNDS ADJACENT TO THE LEGISLATIVE SERVICES BUILDING AT FOURTEENTH AVENUE AND SHERMAN STREET, AND THE TUNNELS CONNECTING THE SUBBASEMENTS OF THE CAPITOL, THE LEGISLATIVE SERVICES BUILDING, AND THE STATE OFFICE BUILDING AT 1525 SHERMAN STREET, together with all furniture, fixtures, furnishings, and equipment and all exhibits placed in and about said buildings; including AND (b) SHALL BE RESPONSIBLE FOR THE SUPERVISION OF THE

PROVISION OF MAINTENANCE FOR LEGISLATIVE SPACES IN THE CAPITOL, THE LEGISLATIVE SERVICES BUILDING, AND THE STATE OFFICE BUILDING AT 1525 SHERMAN STREET, AND THE GROUNDS AND TUNNELS SPECIFIED IN PARAGRAPH (a) OF THIS SUBSECTION (1) IF THE EXECUTIVE COMMITTEE OF THE LEGISLATIVE COUNCIL ADOPTS A RESOLUTION ASSUMING SUCH RESPONSIBILITY. THE EXECUTIVE COMMITTEE SHALL DELIVER A COPY OF ANY RESOLUTION IT ADOPTS PURSUANT TO THIS PARAGRAPH (b) TO THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF PERSONNEL.

(2) EXCEPT AS OTHERWISE PROVIDED IN SECTION 2-2-321, C.R.S., THE DEPARTMENT OF PERSONNEL SHALL HAVE CONTROL OF EXECUTIVE SPACE IN THE CAPITOL AND THE GROUNDS AND ANY OTHER PROPERTY THE STATE MAY ACQUIRE ADJACENT TO THE CAPITOL OTHER THAN THE GROUNDS AND TUNNELS SPECIFIED IN PARAGRAPH (a) OF SUBSECTION (1) OF THIS SECTION, TOGETHER WITH ALL FURNITURE,

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FIXTURES, FURNISHINGS, AND EQUIPMENT AND ALL EXHIBITS PLACED IN AND ABOUT SUCH SPACE OR PROPERTY, SUBJECT TO APPROPRIATIONS MADE BY THE GENERAL ASSEMBLY AND SUBJECT TO THE PROVISIONS OF SECTION 24-82-108, CONCERNING PRESERVATION OF THE STATE CAPITOL BUILDING. EXCEPT AS OTHERWISE PROVIDED IN PARAGRAPH (b) OF SUBSECTION (1) OF THIS SECTION, THE DEPARTMENT OF PERSONNEL SHALL BE RESPONSIBLE FOR THE supervision of the provision of maintenance for the state capitol buildings group, and including assignment of all executive space owned and rented in the capitol buildings group, subject to legislative appropriation APPROPRIATIONS MADE BY THE GENERAL ASSEMBLY, AND subject to the provisions of section 2-2-321, C.R.S., concerning space for the legislative department, and subject to the provisions of section 24-82-108, concerning preservation of the state capitol building. **SECTION 3.** Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly (August 8, 2012, if adjournment sine die is on May 9, 2012); except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2012 and, in such case, will take effect on the date of the

official declaration of the vote thereon by the governor.

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