SENATE JOURNAL Sixty-fifth General Assembly STATE OF COLORADO Second Regular Session

97th Legislative Day

Monday, April 17, 2006

Prayer By the chaplain, Rev. Bill Calhoun, Montview Boulevard Presbyterian Church, Denver.

Pledge By Senator Shaffer.

Call to By the President at 10:00 a.m. Order

Roll Call Present--35.

Quorum The President announced a quorum present.

Reading of Journal On motion of Senator Boyd, reading of the Journal of April 14, 2006 was dispensed with and the Journal was approved as corrected by the Secretary.

COMMITTEE OF REFERENCE REPORTS

CORRECTED

Appropriations After consideration on the merits, the Committee recommends that **SB06-128** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend printed bill, page 2, line 6, after "disability", insert "- fund".

Page 4, strike lines 13 through 17, and substitute the following:

"(4) THERE IS HEREBY CREATED IN THE STATE TREASURY THE COORDINATED CARE FOR PEOPLE WITH DISABILITIES FUND, REFERRED TO IN THIS SECTION AS THE "FUND", THAT SHALL CONSIST OF MONEYS TRANSFERRED TO THE FUND PURSUANT TO SECTION 26-4-532 (7), ANY MONEYS THAT MAY BE APPROPRIATED TO THE FUND BY THE GENERAL ASSEMBLY, AND ANY GIFTS, GRANTS, OR DONATIONS RECEIVED BY THE STATE DEPARTMENT FOR THE PURPOSE OF IMPLEMENTING THIS SECTION. THE MONEYS IN THE FUND SHALL BE SUBJECT TO ANNUAL APPROPRIATION BY THE GENERAL ASSEMBLY FOR THE DIRECT AND INDIRECT COSTS ASSOCIATED WITH THE IMPLEMENTATION OF THE PILOT PROGRAM. ANY MONEYS IN THE FUND NOT EXPENDED FOR THE PURPOSE OF THIS SECTION MAY BE INVESTED BY THE STATE TREASURER AS PROVIDED BY LAW. ALL INTEREST AND INCOME DERIVED FROM THE INVESTMENT AND DEPOSIT OF MONEYS IN THE FUND SHALL BE CREDITED TO THE FUND. ANY UNEXPENDED AND UNENCUMBERED MONEYS REMAINING IN THE FUND AT THE END OF A FISCAL YEAR SHALL REMAIN IN THE FUND AND SHALL NOT BE CREDITED OR TRANSFERRED TO THE GENERAL FUND OR ANOTHER FUND. IF THIS SECTION IS REPEALED, PRIOR TO ITS REPEAL, ALL UNEXPENDED AND UNENCUMBERED MONEYS REMAINING IN THE FUND SHALL BE TRANSFERRED TO THE GENERAL FUND.'

before line 18, insert the following:

"SECTION 2. 26-4-532 (7), Colorado Revised Statutes, is amended to read:

26-4-532. Breast and cervical cancer prevention and treatment program - creation - legislative declaration - definitions - funds - repeal. (7) (a) There is hereby created in the state treasury the

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breast and cervical cancer prevention and treatment fund, referred to in this subsection (7) as the "fund". The fund shall consist of any moneys credited thereto pursuant to section 24-22-115 (1), C.R.S., any gifts, grants, and donations, and any moneys appropriated thereto by the general assembly. EXCEPT AS PROVIDED FOR IN PARAGRAPH (b) OF THIS SUBSECTION (7), all moneys credited to the fund and all interest and income earned on the moneys in the fund shall remain in the fund for the purposes set forth in this section. No moneys credited to the fund shall be transferred to or revert to the general fund of the state at the end of any fiscal year. The state department is encouraged to secure private gifts, grants, and donations to fund the state costs of the breast and cervical cancer prevention and treatment program.

(b) Until Section 26-4-537 is repealed, the state treasurer shall transfer any interest or income earned on moneys in the fund to the coordinated care for people with disabilities fund, created in Section 26-4-537 (4).".

SECTION 3. Appropriation - adjustments to 2006 long bill. (1) For the implementation of this act, appropriations made in the annual general appropriation act to the department of health care policy and financing, executive director's office, for the fiscal year beginning July 1, 2006, shall be adjusted as follows:

(a) The appropriation for personal services is increased by fortynine thousand six hundred fifty-six dollars (\$49,656) and 1.0 FTE. Of said sum, twenty-four thousand eight hundred twenty-eight dollars (\$24,828) shall be cash funds exempt from the coordinated care for people with disabilities fund created in section 26-4-537 (4), Colorado Revised Statutes, and twenty-four thousand eight hundred twenty-eight dollars (\$24,828) shall be from federal funds.

(b) The appropriation for operating expenses is increased by three thousand eight hundred forty-five dollars (\$3,845). Of said sum, one thousand nine hundred twenty-three dollars (\$1,923) shall be cash funds exempt from the coordinated care for people with disabilities fund created in section 26-4-537 (4), Colorado Revised Statutes, and one thousand nine hundred twenty-two dollars (\$1,922) shall be from federal funds.

(c) The appropriation for the Medicaid management information system is increased by seventy-three thousand two hundred seventy-nine dollars (\$73,279). Of said sum, eighteen thousand three hundred nineteen dollars (\$18,319) shall be cash funds exempt from the coordinated care for people with disabilities fund created in section 26-4-537 (4), Colorado Revised Statutes, and fifty-four thousand nine hundred sixty dollars (\$54,960) shall be from federal funds.".

Renumber succeeding section accordingly.

Page 1, line 103, strike "**PROGRAM.**" and substitute "**PROGRAM, AND** MAKING AN APPROPRIATION THEREFOR.".

MESSAGE FROM THE HOUSE

April 14, 2006 Madame President:

The House has adopted the First Report of the First Conference Committee on HB06-1385, as printed in House Journal, April 14, and has repassed the bill as amended.

The House has voted to reject the First Report of the First Conference Committee on HB06-1375, discharged the First Conference Committee and that a second Conference Committee be appointed. The Speaker has appointed Representative Pommer, chairman, King and Merrifield as the conference on the second conference committee. The House has voted to grant the House conference to consider matter not at issue between the two houses.

INTRODUCTION OF CONCURRENT RESOLUTIONS -- FIRST READING

The following concurrent resolution was read by title and referred to the committee indicated:

SCR06-005 by Senator(s) Johnson, Entz, Evans, Kester, McElhany; also Representative(s) Larson, Penry, Welker, Riesberg--Submitting to the registered electors of the state of Colorado an amendment to section 3.5 of article X of the constitution of the state of Colorado, concerning the replacement of the requirement that a senior own and occupy the same Colorado primary residence for the ten years immediately preceding the assessment date in order to qualify for the property tax exemption for qualifying seniors with a requirement that a senior maintain primary residency anywhere in Colorado for the ten years immediately preceding the assessment date in order to qualify for the exemption. Finance

INTRODUCTION OF BILLS -- FIRST READING

The following bills were read by title and referred to the committees indicated:

- **HB06-1024** by Representative(s) Frangas; also Senator(s) Tapia--Concerning underserved students at institutions of higher education, and making an appropriation therefor. Education
- **HB06-1045** by Representative(s) McCluskey, Butcher, Frangas, Todd; also Senator(s) Keller, Gordon, Tochtrop--Concerning public reporting of hospital-acquired infections, and making an appropriation therefor. Health and Human Services
- **HB06-1058** by Representative(s) Pommer; also Senator(s) Williams--Concerning creation of a surcharge to be paid by persons convicted of certain crimes against children, and making an appropriation therewith. Finance
- **HB06-1126** by Representative(s) Green, Benefield, Butcher, Coleman, Frangas, Garcia, Lindstrom, Solano; also Senator(s) Tochtrop--Concerning the safety of children's products, and making an appropriation in connection therewith. Health and Human Services

HB06-1145 by Representative(s) Solano, Curry, Gallegos, Larson, Lindstrom, Merrifield, Paccione, Penry, Riesberg, Soper, Buescher, Benefield, Jahn, Ragsdale, Todd; also Senator(s) Teck, Bacon, Hanna, Shaffer, Tochtrop, Williams, Windels--Concerning the development of a comprehensive response to the methamphetamine problem in Colorado, and, in connection therewith, creating a legislative oversight committee to examine the prevention, intervention, and treatment of the abuse of methamphetamine and to examine the production and distribution of methamphetamine, establishing a state methamphetamine task force, and strengthening the laws concerning methamphetamine. Judiciary

- **HB06-1166** by Representative(s) Judd; also Senator(s) Grossman--Concerning the interception of the payment of gambling winnings to satisfy certain obligations of the winner, and making an appropriation therefor. Agriculture, Natural Resources & Energy
- **HB06-1171** by Representative(s) Riesberg; also Senator(s) Groff--Concerning alcohol- and drug-related driving offenses, and making an appropriation in connection therewith. Judiciary
- **HB06-1306** by Representative(s) Knoedler; also Senator(s) Traylor--Concerning the requirement of a statewide audit to study the implementation of the "Secure and Verifiable Identity Document Act". Finance
- **HB06-1314** by Representative(s) Cerbo; also Senator(s) Tochtrop--Concerning a prohibition against certain employer communications to an employee. State, Veterans & Military Affairs
- **HB06-1326** by Representative(s) Crane, Riesberg, Liston, Coleman, Schultheis, Marshall, Butcher, Todd, Balmer, Benefield, Berens, Borodkin, Boyd, Cadman, Carroll T., Clapp, Cloer, Curry, Decker, Frangas, Gardner, Green, Hall, Harvey, Hefley, Hodge, Hoppe, Jahn, Kerr, King, Knoedler, Larson, Lindstrom, Lundberg, Massey, May M., McCluskey, McFadyen,

McGihon, McKinley, Merrifield, Paccione, Penry, Rose, Soper, Stafford, Stengel, Sullivan, Vigil, Welker, White, Witwer; also Senator(s) Grossman, Spence, Brophy, Hanna, Kester, May R., Shaffer, Taylor--Concerning identity theft, and making an appropriation in connection therewith. Judiciary

HB06-1383 by Representative(s) Jahn; also Senator(s) Owen--Concerning the regulation of insurers' market conduct by the commissioner of insurance. Business, Labor and Technology

THIRD READING OF BILLS -- FINAL PASSAGE

On Third Reading, the titles of the following bills were publicly read, the reading at length having been dispensed with by unanimous consent:

SCR06-003 by Senator(s) Teck, Shaffer, Entz, Dyer, Johnson, Owen, Sandoval, Spence, Takis, Tupa, Williams; also Representative(s) White, Rose, Berens, Carroll M., Clapp, Hall, Kerr, Massey, May M., Penry, Stafford, Sullivan, Witwer--Submitting to the registered electors of the state of Colorado an amendment to section 1 (4) of article V of the constitution of the state of Colorado, concerning measures submitted for voter approval at statewide elections, and, in connection therewith, requiring approval by three-fifths of the votes cast for the adoption of any initiated or referred measure amending the state constitution, authorizing a simple majority to repeal or amend provisions approved prior to or at the 2006 general election, and requiring a two-thirds vote of each house of the general assembly to repeal or amend an initiated or referred statute for a period of five years after passage of the statute.

Laid over until Monday, April 24, retaining its place on the calendar.

HB06-1386 by Representative(s) Plant, Buescher, Hall; also Senator(s) Tapia, Keller, Owen-Concerning transfers of money to the capital construction fund.

A majority of those elected to the Senate having voted in the affirmative, Senator Tapia was given permission to offer a Third Reading amendment.

Third Reading Amendment No. 1(J.003), by Senator Tapia.

Amend revised bill, page 2, line 14, strike "SEVENTY-NINE MILLION EIGHT HUNDRED" and substitute "FIFTY-THREE MILLION EIGHT HUNDRED".

A majority of all members elected to the Senate having voted in the affirmative, the amendment was declared **passed** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Bacon	Y	Hagedorn	Y	Mitchell	Ŋ	7 Tochtrop	Y
Boyd	Y	Isgar	Y	Owen	Ŋ	Traylor	Y
Brophy	Y	Johnson	Y	Sandoval		Tupa	Y
Dyer	Y	Jones	Y	Shaffer	Ŋ	Veiga	Y
Entz	Y	Keller	Y	Spence	Ŋ	Wiens	Y
Evans	Y	Kester	Y	Takis	Ŋ	Williams	Y
Gordon	Y	Lamborn	Y	Tapia	Ŋ	Windels	Y
Groff	Y	May R.	Y	Taylor	Ŋ	President	Y
Grossman	Y	McĚlhany	Y	Teck	Ŋ	7	

IMMEDIATE RECONSIDERATION OF THIRD READING AMENDMENT(J.003) TO HB06-1386

HB06-1386 by Representative(s) Plant, Buescher, Hall; also Senator(s) Tapia, Keller, Owen--Concerning transfers of money to the capital construction fund.

Third Reading Amendment No. 1(J.003), by Senator Tapia.

Amend revised bill, page 2, line 14, strike "SEVENTY-NINE MILLION EIGHT HUNDRED" and substitute "FIFTY-THREE MILLION EIGHT HUNDRED".

Having voted on the prevailing side, Senator Mitchell moved for immediate reconsideration of the last Senate action, page 908, on HB06-1386. The roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Bacon	Y	Hagedorn	Y	Mitchell		Y Tochtrop	Y
Boyd	Y	Isgar	Y	Owen		Y Traylor	Y
Brophy		Johnson	Y	Sandoval		Y Tupa	Y
Dyer	Y	Jones	Y	Shaffer		Y Veiga	Y
Entz	Y	Keller	Y	Spence		Y Wiens	Y
Evans	Y	Kester	Y	Takis		Y Williams	Y
Gordon	Y	Lamborn	Y	Tapia		Y Windels	Y
Groff	Y	May R.	Y	Taylor		Y President	Y
Grossman		McĚlhany	Y	Teck		Y	

A majority of all members elected to the Senate having voted in the affirmative, reconsideration was granted.

THIRD READING OF BILLS -- FINAL PASSAGE

HB06-1386 by Representative(s) Plant, Buescher, Hall; also Senator(s) Tapia, Keller, Owen--Concerning transfers of money to the capital construction fund.

Third Reading Amendment No. 1(J.003), by Senator Tapia.

Amend revised bill, page 2, line 14, strike "SEVENTY-NINE MILLION EIGHT HUNDRED" and substitute "FIFTY-THREE MILLION EIGHT HUNDRED".

A majority of all members elected to the Senate having voted in the affirmative, the amendment was declared **passed** on the following roll call vote:

YES	27	NO	8	EXCUSED	0	ABSENT	0
Bacon	Y	Hagedorn	Y	Mitchell	N	Tochtrop	Y
Boyd	Y	Isgar	Y	Owen		Traylor	Y
Brophy	Ν	Johnson	Ν	Sandoval	Y	7 Tupa	Y
Dyer	Ν	Jones	Y	Shaffer	Y	Veiga	Y
Entz	Y	Keller	Y	Spence	Y	Wiens	Ν
Evans	Ν	Kester	Y	Takis	Y	Williams	Y
Gordon	Y	Lamborn	Ν	Tapia	Y	Windels	Y
Groff	Y	May R.	Y	Taylor	Y	President	Y
Grossman	Y	McĚlhany	Ν	Teck	Y	7	

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Bacon	Y	Hagedorn	Y	Mitchell		Y Tochtrop	Y
Boyd	Y	Isgar	Y	Owen		Y Traylor	Y
Brophy	Y	Johnson	Y	Sandoval		Y Tupa	Y
Dyer	Ν	Jones	Y	Shaffer		Y Veiga	Y
Entz	Y	Keller	Y	Spence		Y Wiens	Y
Evans	Y	Kester	Y	Takis	•	Y Williams	Y
Gordon	Y	Lamborn	Y	Tapia		Y Windels	Y
Groff	Y	May R.		Taylor		Y President	Y
Grossman	Y	McĚlhany	Y	Teck		Y	

A majority of all members elected to the Senate having voted in the affirmative, the bill was declared **passed**.

Co-sponsors added: Bacon and Windels.

SB06-059 by Senator(s) Tapia, Hanna; also Representative(s) Frangas, Marshall, McGihon--Concerning children's dental programs, and making an appropriation therefor.

Laid over until Wednesday, April 19, retaining its place on the calendar.

SB06-141 by Senator(s) Tochtrop, Bacon, Hanna, Groff; also Representative(s) Riesberg, Solano, Todd--Concerning the creation of the "Health Care Transparency Act", and making an appropriation therefor.

Laid over until Wednesday, April 19, retaining its place on the calendar.

SB06-224 by Senator(s) Traylor, Grossman, Tupa; also Representative(s) Harvey, Carroll T.--Concerning event data recorded as a motor vehicle feature.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Bacon	Y	Hagedorn	Y	Mitchell	Y	Tochtrop	Y
Boyd	Y	Isgar	Y	Owen	Y	Traylor	Y
Brophy		Johnson	Y	Sandoval		Tupa	Y
Dyer	Y	Jones	Y	Shaffer		Veiga	Y
Entz	Y	Keller	Y	Spence	Y	Wiens	Y
Evans	Y	Kester	Y	Takis	Y	Williams	Y
Gordon	Y	Lamborn	Y	Tapia	Y	Windels	Y
Groff	Y	May R.	Y	Taylor	Y	President	Y
Grossman		McĚlhany	Y	Teck	Y	-	

A majority of all members elected to the Senate having voted in the affirmative, the bill was declared **passed**.

Co-sponsors added: Williams.

SB06-223 by Senator(s) Gordon, Entz, Evans, Groff; also Representative(s) Plant, Larson--Concerning adoption of an interstate compact for the election of the president of the United States by national popular vote.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	20	NO	15	EXCUSED	0	ABSENT	0
Bacon	Y	Hagedorn	Y	Mitchell]	N Tochtrop	Y
Boyd	Y	Isgar	Y	Owen		N Traylor	Ν
Brophy		Johnson	Ν	Sandoval		Y Tupa	Y
Dyer	Ν	Jones	Ν	Shaffer		Y Veiga	Y
Entz	Y	Keller	Y	Spence]	N Wiens	Ν
Evans	Y	Kester	Ν	Takis		Y Williams	Y
Gordon	Y	Lamborn	Ν	Tapia		Y Windels	Y
Groff	Y	May R.		Taylor]	N President	Y
Grossman	Y	McĚlhany		Teck]	N	

A majority of all members elected to the Senate having voted in the affirmative, the bill was declared **passed**.

Co-sponsors added: Bacon, Grossman, Shaffer, Williams and Windels.

Senator Evans asked to be removed as a sponsor of SB06-223.

Senator Entz asked to be removed as a sponsor of SB06-223.

SB06-149 by Senator(s) May R.; also Representative(s) Coleman--Concerning oversight of communications and information resources technologies in state agencies.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Bacon	Y	Hagedorn	Y	Mitchell	Y	Tochtrop	Y
Boyd	Y	Isgar	Y	Owen		Traylor	Y
Brophy	Y	Johnson	Y	Sandoval	Y	Tupa	Y
Dyer	Y	Jones	Y	Shaffer	Y	Veiga	Y
Entz	Y	Keller	Y	Spence	Y	Wiens	Y
Evans	Y	Kester	Y	Takis	Y	Williams	Y
Gordon	Y	Lamborn	Y	Tapia	Y	Windels	Y
Groff	Y	May R.	Y	Taylor	Y	President	Y
Grossman	Y	McĚlhany	Y	Teck	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was declared **passed**.

Co-sponsors added: Teck.

HB06-1019 by Representative(s) Soper; also Senator(s) Tochtrop--Concerning the addition of a line to Colorado state individual income tax return forms whereby individual taxpayers may make a voluntary contribution to the Colorado easter seals fund, and making an appropriation therefor.

The question being "Shall the bill pass?", the roll call was taken with the following result:

P							
YES	34	NO	1	EXCUSED	0	ABSENT	0
Bacon	Y	Hagedorn	Y	Mitchell	Y	Tochtrop	Y
Boyd	Y	Isgar	Y	Owen	Y	Traylor	Y
Brophy	Y	Johnson	Y	Sandoval	Y	Tupa	Y
Dyer	Y	Jones	Y	Shaffer	Y	Veiga	Y
Entz	Y	Keller	Y	Spence	Y	Wiens	Y
Evans	Y	Kester	Y	Takis	Y	Williams	Y
Gordon	Y	Lamborn	Y	Tapia	Y	Windels	Y
Groff	Y	May R.		Taylor	Y	President	Y
Grossman		McĚlhany	Y	Teck	Ν		

A majority of all members elected to the Senate having voted in the affirmative, the bill was declared **passed**.

HB06-1297 by Representative(s) Decker, Buescher, Carroll T., Lindstrom, Todd; also Senator(s) Shaffer--Concerning the addition of a line to Colorado state individual income tax return forms whereby individual taxpayers may make a voluntary contribution to the multiple sclerosis fund, and making an appropriation therefor.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Bacon	Y	Hagedorn	Y	Mitchell	Y	Tochtrop	Y
Boyd	Y	Isgar	Y	Owen	Y	Traylor	Y
Brophy	Y	Johnson	Y	Sandoval		Tupa	Y
Dyer	Y	Jones	Y	Shaffer	Y	Veiga	Y
Entz	Y	Keller	Y	Spence	Y	Wiens	Y
Evans	Y	Kester	Y	Takis	Y	Williams	Y
Gordon	Y	Lamborn	Y	Tapia	Y	Windels	Y
Groff	Y	May R.	Ν	Taylor	Y	President	Y
Grossman	Y	McElhany	Y	Teck	Ν		

A majority of all members elected to the Senate having voted in the affirmative, the bill was declared **passed**.

Co-sponsors added: Tochtrop.

Committee of the Whole	On motion of Senator Sandoval, the Senate resolved itself into the Committee of the Whole for consideration of General OrdersSecond Reading of Bills and Senator Sandoval was called to the Chair to act as Chairman.
	GENERAL ORDERS SECOND READING OF BILLS
	The Committee of the Whole having risen, the Chairman reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:
SB06-046	by Senator(s) Tupa, Bacon, Windels, Williams; also Representative(s) Merrifield, Benefield, PommerConcerning the study of an education system ranging from pre- kindergarten through higher education, and, in connection therewith, creating a legislative oversight committee and special council.
	Laid over until Tuesday, April 18, retaining its place on the calendar.
HB06-1346	by Representative(s) McGihon; also Senator(s) ShafferConcerning dependent health care coverage for a minor child of a person eligible for dependent coverage.
	Laid over until Tuesday, April 18, retaining its place on the calendar.
SB06-220	by Senator(s) Bacon, Boyd, Fitz-Gerald, Gordon, Groff, Grossman, Hagedorn, Isgar, Johnson, Keller, Sandoval, Shaffer, Takis, Tapia, Tochtrop, Tupa, Veiga, Williams,

Windels; also Representative(s) Riesberg, Coleman, Frangas, Green, Hodge, Kerr A.,1McCluskey, Solano, Vigil--Concerning seasonal termination protection for certain2customers of utilities that provide home heating services, and, in connection therewith,3creating a task force to collect information and make recommendations.4Laid over until May 11, 2006.6by Senator(s) Shaffer, Entz, Fitz-Gerald, Kester; also Representative(s) Gardner, Gallegos,8Hodge, Rose--Concerning the requirement that gasoline contain at least a specified percentage 910

SB06-138 of ethanol by volume.

> Amendment No. 1, Agriculture, Natural Resources and Energy Committee Amendment. (Printed in Senate Journal, March 6, pages 409-410 and placed in members' bill files.)

> <u>Amendment No. 2, Appropriations Committee Amendment</u>. (Printed in Senate Journal, March 31, pages 722-723 and placed in members' bill files.)

Amendment No. 3(L.029), by Senator Mitchell.

Amend the Appropriations Committee Report, dated March 31, 2006, page 2, line 6, strike "SECTION.";" and substitute "SECTION. SUCH RULES SHALL ESTABLISH CRITERIA TO BE USED WHEN GRANTING EXEMPTIONS FROM THE REQUIREMENTS OF THIS SECTION AND SHALL ADDRESS THE IMPACT OF PRICE FLUCTUATIONS TO CONSUMERS, BOTH IN COLORADO AND REGIONALLY, DUE TO THE PROVISIONS OF THIS SECTION, AND POTENTIAL SHORTAGES OF GASOLINE TO CONSUMER, BOTH IN COLORADO AND REGIONALLY, DUE TO THE PROVISIONS OF THIS SECTION.";".

Amendment No. 4(L.034), by Senator Shaffer.

Amend the Appropriations Committee Report, dated March 31, 2006, page 2, line 8, strike "(7)" and substitute "(6)";

line 13, strike "sections" and substitute "subsection".

Amendment No. 5(L.033), by Senator Shaffer.

Amend the Agriculture, Natural Resources and Energy Committee Report, dated March 2, 2006, page 2, line 25, strike "THE TERM ALSO INCLUDES";

strike lines 26 through 29.

Amendment No. 6(L.037), by Senator Shaffer.

Amend the Appropriations Committee Report, dated March 31, 2006, page 2, strike line 2.

<u>Amendment No. 7(L.028), by Senator May R.</u>

Amend the Appropriations Committee Report, dated March 31, 2006, page 2, line 8, strike ""(7)" and substitute " "(6)":

strike line 12 and substitute the following:

"AIRPORT.

(7) ALL GASOLINE RETAILERS SHALL ENSURE THAT LABELS ARE MAINTAINED ON THE PUMPS THAT ACCURATELY REFLECT THE ETHANOL CONTENT OF THE GASOLINE. IF A RETAILER IS SELLING GASOLINE THAT DOES NOT CONTAIN ETHANOL, THE PUMP SHALL HAVE A LABEL REFLECTING THAT THE GASOLINE DOES NOT CONTAIN ETHANOL.

line 13, strike "sections" and substitute "subsections".

Amendment No. 8(L.030), by Senator Dyer.

Amend the Agriculture, Natural Resources and Energy Committee

Report, dated March 2, 2006, page 1, line 6, strike "**rules.**" and substitute "**rules - repeal.**".

Page 2, after line 18, insert the following:

"(7) (a) The department shall prepare a report to determine whether this section complies with the requirements in the federal "Energy Policy Act of 2005". The department shall submit a written report on its findings and recommendations on or before December 31, 2006, to the general Assembly.

(b) This subsection (7) is repealed, effective January 1, 2007.".

Renumber succeeding subsection accordingly.

As amended, laid over until Tuesday, April 18, retaining its place on the calendar.

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

On motion of Senator Sandoval, the Report of the Committee of the Whole was adopted and, a majority of all members elected to the Senate having voted in the affirmative, the following action was taken:

Laid over until Tuesday, April 18: SB06-046, HB06-1346, SB06-138 as amended. Laid over until May 11, 2006: SB06-220.

FIRST REPORT OF SECOND CONFERENCE COMMITTEE ON HB06-1375

To the President of the Senate and the Speaker of the House of Representatives:

Your second conference committee appointed on HB06-1375, concerning the financing of public schools, and making an appropriation therefor, has met and reports that it has agreed upon the following:

1. That the House accede to the Senate amendments made to the bill, as the amendments appear in the rerevised bill, with the following changes:

Amend rerevised bill, page 7, line 4, strike "AND THAT";

strike lines 18 through 27 and substitute the following:

"**SECTION 6.** 22-20-109 (4) (a), (5) (a), and (6), Colorado Revised Statutes, are amended, and the said 22-20-109 is further amended, BY THE ADDITION OF A NEW SUBSECTION to read:

22-20-109. Tuition - repeal. (4) (a) When a child with a disability enrolls and attends a school in a district other than the child's district of residence pursuant to the provisions of section 22-36-101, and the school does not provide the child an on-line program pursuant to section 22-33-104.6, the district of residence shall be responsible for paying the tuition charge for educating the child to the district of attendance. The district of attendance shall not charge the district of residence tuition for the excess costs incurred in educating a child with a disability who receives educational services from the district of attendance for less than a percentage of time specified by rule of the state board UNLESS THE CHILD MEETS THE CRITERIA FOR FUNDING PURSUANT TO SECTION 22-20-114 (1) (c) (II). The district of attendance shall provide

notice to the district of residence in accordance with state board rules adopted pursuant to paragraph (b) of this subsection (4) when a child with a disability applies to enroll in a school in the district of attendance. The amount of the tuition charge shall be determined pursuant to a contract entered into between the two districts pursuant to subsection (1) of this section. Under the circumstances described in this subsection (4), the provisions of section 22-20-108 (8) shall not apply.

(5) (a) When a child with a disability enrolls in and attends a district charter school pursuant to the provisions of part 1 of article 30.5 of this title, OR AN INSTITUTE CHARTER SCHOOL PURSUANT TO PART 5 OF ARTICLE 30.5 OF THIS TITLE, including a DISTRICT OR INSTITUTE charter school that provides an on-line program pursuant to section 22-33-104.6, the district of residence shall be responsible for paying to the district OR INSTITUTE charter school the tuition charge for the excess costs incurred in educating the child. THE DISTRICT OR INSTITUTE CHARTER SCHOOL SHALL NOT CHARGE THE DISTRICT OF RESIDENCE TUITION FOR THE EXCESS COSTS INCURRED IN EDUCATING A CHILD WITH A DISABILITY UNLESS THE CHILD MEETS THE CRITERIA FOR FUNDING PURSUANT TO SECTION 22-20-114(1)(c)(II). The tuition responsibility shall be reflected in a contract between the DISTRICT OR INSTITUTE charter school and the district of residence in a form approved by the chartering district. The DISTRICT OR INSTITUTE charter school shall provide notice to the district of residence in accordance with state board rules adopted pursuant to subsection (7) of this section when a child with a disability applies to enroll in the DISTRICT OR INSTITUTE charter school. The amount of the tuition charge shall be determined pursuant to rules adopted by the state board pursuant to subsection (7) of this section. Under the circumstances described in this subsection (5), the provisions of section 22-20-108 (8) shall not apply.".

Page 8, strike lines 1 through 12;

line 14, after "a", insert "DISTRICT OR INSTITUTE";

strike line 21;

line 22, strike "THE STATE BOARD." and substitute "PROGRAM UNLESS THE CHILD MEETS THE CRITERIA FOR FUNDING PURSUANT TO SECTION 22-20-114 (1) (c) (II)."

Page 9, after line 4, insert the following:

"(8) (a) THE STATE BOARD SHALL EXAMINE AND DEVELOP PROPOSED CRITERIA, IN ADDITION TO THOSE SPECIFIED IN SUBSECTIONS (4), (5), AND (6) OF THIS SECTION, BY WHICH TO DETERMINE WHETHER A CHILD'S SCHOOL DISTRICT OF RESIDENCE SHALL BE REQUIRED TO PAY A DISTRICT OF ATTENDANCE, A DISTRICT OR INSTITUTE CHARTER SCHOOL, OR THE PROVIDER OF AN ON-LINE PROGRAM THE TUITION CHARGE FOR EXCESS COSTS INCURRED IN EDUCATING A CHILD WITH A DISABILITY WHO RECEIVES EDUCATIONAL SERVICES FROM THE DISTRICT OF ATTENDANCE, THE DISTRICT OR INSTITUTE CHARTER SCHOOL, OR THE PROVIDER OF THE ON-LINE PROGRAM, AS APPLICABLE. IN DEVELOPING THE PROPOSED CRITERIA, THE STATE BOARD SHALL, AT A MINIMUM, CONSIDER THE INTENSITY AND DURATION OF THE SPECIAL EDUCATION SERVICES PROVIDED AS FACTORS IN DETERMINING WHEN A CHILD'S DISTRICT OF RESIDENCE IS RESPONSIBLE FOR PAYING A SCHOOL DISTRICT OF ATTENDANCE, A DISTRICT OR INSTITUTE CHARTER SCHOOL, OR A PROVIDER OF AN ON-LINE PROGRAM, AS APPLICABLE, THE TUITION CHARGE FOR EXCESS COSTS. THE STATE BOARD SHALL ENSURE THAT THE PROPOSED CRITERIA FOR PAYING THE TUITION CHARGE FOR EXCESS COSTS ARE THE SAME FOR A SCHOOL DISTRICT OF ATTENDANCE, A DISTRICT OR INSTITUTE CHARTER SCHOOL, AND A PROVIDER OF AN ON-LINE PROGRAM THAT PROVIDES EDUCATIONAL SERVICES TO A CHILD WITH A DISABILITY.

(b) The state board shall report its findings and proposed criteria to the education committees of the house of representatives and the senate, or any successor committees, on or before December 15, 2006.

(c) This subsection (8) is repealed January 1, 2007.".

Page 18, strike lines 9 through 27.

Strike pages 19 and 20.

Page 21, strike lines 1 through 5 and substitute the following:

"**SECTION 9.** 22-30.5-103, Colorado Revised Statutes, is amended BY THE ADDITION OF A NEW SUBSECTION to read:

22-30.5-103. Definitions. As used in this part 1, unless the context otherwise requires:

(6.5) "PRIVATE SCHOOL" MEANS A PRIMARY OR SECONDARY EDUCATIONAL INSTITUTION FOR STUDENTS IN KINDERGARTEN THROUGH TWELFTH GRADE OR ANY PORTION THEREOF THAT MAY OR MAY NOT HAVE ATTAINED NONPROFIT STATUS, THAT DOES NOT RECEIVE STATE FUNDING THROUGH THE "PUBLIC SCHOOL FINANCE ACT OF 1994", ARTICLE 54 OF THIS TITLE, AND THAT IS SUPPORTED IN WHOLE OR IN PART BY TUITION PAYMENTS OR PRIVATE DONATIONS.".

Renumber succeeding sections accordingly.

Page 21, after line 16, insert the following:

"**SECTION 11.** Part 8 of article 7 of title 22, Colorado Revised Statutes, is RECREATED AND REENACTED, WITH AMENDMENTS, to read:

PART 8

SUMMER SCHOOL GRANT PROGRAM

22-7-801. Legislative declaration. (1) THE GENERAL ASSEMBLY HEREBY FINDS AND DECLARES THAT:

(a) ESTABLISHING A SUMMER SCHOOL GRANT PROGRAM TO PROVIDE FUNDING TO SCHOOL DISTRICTS AND INSTITUTE CHARTER SCHOOLS TO PROVIDE INTENSIVE READING, WRITING, OR MATHEMATICS EDUCATION SERVICES TO STUDENTS ENTERING THE FOURTH THROUGH EIGHTH GRADES WHO RECEIVED AN UNSATISFACTORY PROFICIENCY LEVEL SCORE ON THE READING, WRITING, OR MATHEMATICS COMPONENT OF THE COLORADO STUDENT ASSESSMENT PROGRAM FOR THE PREVIOUS ACADEMIC YEAR IS AN IMPORTANT ELEMENT OF AN ACCOUNTABLE EDUCATION PROGRAM TO MEET STATE ACADEMIC STANDARDS; AND

(b) RESEARCH SHOWS THAT IMPLEMENTING RESEARCH-BASED PRACTICES, AS DEFINED BY THE FEDERAL "NO CHILD LEFT BEHIND ACT OF 2001", 20 U.S.C. SEC. 6301 ET SEQ., AS AMENDED, CAN CAUSE SIGNIFICANT IMPROVEMENT IN A STUDENT'S PERFORMANCE IN READING, WRITING, OR MATHEMATICS IN A SHORT PERIOD.

(2) THE GENERAL ASSEMBLY THEREFORE FINDS THAT A PROGRAM TO PROVIDE GRANTS TO SCHOOL DISTRICTS AND INSTITUTE CHARTER SCHOOLS TO ASSIST THEM IN PROVIDING SUMMER SCHOOL PROGRAMS FOR STUDENTS WHO ARE ENTERING THE FOURTH THROUGH EIGHTH GRADES AND ARE PERFORMING UNSATISFACTORILY IN READING, WRITING, OR MATHEMATICS MAY RECEIVE FUNDING FROM THE STATE EDUCATION FUND CREATED IN SECTION 17 (4) OF ARTICLE IX OF THE STATE CONSTITUTION.

22-7-802. Definitions. As used in this part 8, unless the Context otherwise requires:

(1) "CSAP" MEANS THE COLORADO STUDENT ASSESSMENT PROGRAM ADMINISTERED PURSUANT TO SECTION 22-7-409.

(2) "DEPARTMENT" MEANS THE DEPARTMENT OF EDUCATION CREATED IN SECTION 24-1-115, C.R.S.

(3) "ELIGIBLE STUDENT" MEANS A STUDENT WHO WILL BEGIN FOURTH, FIFTH, SIXTH, SEVENTH, OR EIGHTH GRADE IN THE NEXT ACADEMIC YEAR AND WHO HAS RECEIVED AN UNSATISFACTORY PROFICIENCY LEVEL SCORE ON THE READING, WRITING, OR MATHEMATICS ASSESSMENT ADMINISTERED THROUGH THE CSAP FOR THE PRECEDING ACADEMIC YEAR.

(4) "Grant program" means the summer school grant program created in Section 22-7-803.

(5) "State board" means the state board of education created pursuant to section 1 of article IX of the state constitution.

22-7-803. Summer school grant program - creation - administration - rules. (1) There is hereby created the summer school grant program to provide grants to school districts and institute charter schools to operate summer school programs for eligible students, subject to the requirements of this part 8. The grant program shall be designed to assist school districts and institute charter schools in providing intensive educational services to eligible students in the areas of reading, writing, or mathematics.

(2) THE DEPARTMENT SHALL ADMINISTER THE GRANT PROGRAM AND THE STATE BOARD SHALL AWARD GRANTS AS PROVIDED IN THIS PART 8.

(3) THE DEPARTMENT SHALL EVALUATE THE PROGRESS OF THE SUMMER SCHOOL PROGRAMS OPERATED BY SCHOOL DISTRICTS AND INSTITUTE CHARTER SCHOOLS THAT RECEIVE GRANTS PURSUANT TO THIS PART 8.

(4) (a) The state board shall promulgate rules in accordance with article 4 of title 24, C.R.S., to implement and administer the grant program. At a minimum, the rules shall specify the following:

(I) THE TIME FRAMES FOR SUBMITTING GRANT PROGRAM APPLICATIONS;

(II) THE FORM OF THE GRANT PROGRAM APPLICATION;

(III) THE TIME FRAMES FOR DISTRIBUTION OF THE GRANT MONEYS;

 $(IV)\ THE METHOD BY WHICH THE DEPARTMENT SHALL EVALUATE THE PROGRESS OF THE SUMMER SCHOOL PROGRAMS OPERATED BY SCHOOL DISTRICTS AND INSTITUTE CHARTER SCHOOLS THAT RECEIVE GRANTS PURSUANT TO THIS PART 8; AND$

 $\left(V\right)$ Any other procedures or polices the state board deems necessary to implement and administer the grant program.

(b) IN IMPLEMENTING THE GRANT PROGRAM AND RULES PROMULGATED PURSUANT TO THIS SUBSECTION (4), THE STATE BOARD SHALL ENSURE THAT ALL GRANTS AWARDED PURSUANT TO THIS PART 8 ARE ISSUED TO SCHOOL DISTRICTS OR INSTITUTE CHARTER SCHOOLS ON OR BEFORE APRIL 30 OF EACH BUDGET YEAR FOR WHICH MONEYS ARE APPROPRIATED FOR THE GRANT PROGRAM.

22-7-804. Summer school programs - requirements. (1) A SCHOOL DISTRICT OR INSTITUTE CHARTER SCHOOL THAT RECEIVES A GRANT TO PROVIDE A SUMMER SCHOOL PROGRAM PURSUANT TO THIS PART 8 IS SUBJECT TO THE FOLLOWING REQUIREMENTS:

(a) The summer school program shall be research-based, pursuant to the federal "No Child Left Behind Act of 2001", 20 U.S.C. sec. 6301 et seq., as amended, and shall be delivered by teachers who are trained in the use of the program.

(b) THE SCHOOL DISTRICT OR INSTITUTE CHARTER SCHOOL CONDUCTING THE SUMMER SCHOOL PROGRAM SHALL ADMINISTER, IN THE SUBJECT AREAS IN WHICH THE SUMMER SCHOOL PROGRAM WILL FOCUS, A TEST TO EVERY ELIGIBLE STUDENT PARTICIPATING IN THE PROGRAM. THE SCHOOL DISTRICT OR INSTITUTE CHARTER SCHOOL SHALL ADMINISTER THE TEST BEFORE THE PROGRAM BEGINS AND UPON COMPLETION OF THE PROGRAM TO EVALUATE THE PROGRESS OF EACH ELIGIBLE STUDENT WHO PARTICIPATES IN THE PROGRAM.

(c) THE GOAL OF THE SUMMER SCHOOL PROGRAM SHALL BE TO ENABLE ELIGIBLE STUDENTS PARTICIPATING IN THE PROGRAM TO PROGRESS FROM SCORING AT THE UNSATISFACTORY PROFICIENCY LEVEL IN READING, WRITING, OR MATHEMATICS, AS APPLICABLE, TO SCORING AT THE PROFICIENT LEVEL IN READING, WRITING, OR MATHEMATICS, AS APPLICABLE.

22-7-805. Summer school grant program - application - criteria. (1) A SCHOOL DISTRICT OR INSTITUTE CHARTER SCHOOL THAT SEEKS TO RECEIVE A GRANT PURSUANT TO THIS PART 8 SHALL SUBMIT AN APPLICATION TO THE DEPARTMENT IN ACCORDANCE WITH RULES PROMULGATED BY THE STATE BOARD. A SCHOOL DISTRICT SHALL SUBMIT AN APPLICATION ON BEHALF OF ALL GRADE-APPROPRIATE SCHOOLS IN THE DISTRICT, INCLUDING THE DISTRICT CHARTER SCHOOLS WITHIN THE DISTRICT. THE APPLICATION SHALL INCLUDE THE FOLLOWING INFORMATION:

(a) THE NUMBER OF ELIGIBLE STUDENTS ENROLLED IN THE SCHOOL DISTRICT OR INSTITUTE CHARTER SCHOOL, AS APPLICABLE;

(b) A DESCRIPTION OF THE EDUCATIONAL SERVICES THAT THE SCHOOL DISTRICT OR INSTITUTE CHARTER SCHOOL ANTICIPATES PROVIDING THROUGH A SUMMER SCHOOL PROGRAM;

(c) A DESCRIPTION OF THE METHOD THAT THE SCHOOL DISTRICT OR INSTITUTE CHARTER SCHOOL WILL USE TO MEASURE AN ELIGIBLE STUDENT'S ACADEMIC PROGRESS THROUGHOUT THE PROGRAM;

(d) A DESCRIPTION OF THE GOALS THAT THE SCHOOL DISTRICT'S OR INSTITUTE CHARTER SCHOOL'S SUMMER SCHOOL PROGRAM IS EXPECTED TO ACHIEVE AND THE METHOD BY WHICH THE SCHOOL DISTRICT OR INSTITUTE CHARTER SCHOOL WILL MEASURE ACHIEVEMENT OF THE GOALS; AND

(e) ANY ADDITIONAL INFORMATION REQUIRED BY RULE OF THE STATE BOARD PROMULGATED PURSUANT TO SECTION 22-7-803 (4).

(2) THE DEPARTMENT SHALL REVIEW THE APPLICATIONS RECEIVED FROM SCHOOL DISTRICTS AND INSTITUTE CHARTER SCHOOLS PURSUANT TO THIS SECTION AND SHALL MAKE RECOMMENDATIONS TO THE STATE BOARD CONCERNING THE AWARDING OF GRANTS AND THE AMOUNTS OF THE GRANTS. THE STATE BOARD SHALL TAKE INTO CONSIDERATION THE RECOMMENDATIONS OF THE DEPARTMENT AND SHALL ANNUALLY AWARD GRANTS TO SCHOOL DISTRICTS AND INSTITUTE CHARTER SCHOOLS IN AMOUNTS SPECIFIED BY THE STATE BOARD. IN AWARDING GRANTS PURSUANT TO THIS PART 8, THE STATE BOARD SHALL:

(a) Consider whether the school district's or institute charter school's summer school program complies with the requirements of section 22-7-804;

(b) CONSIDER THE GEOGRAPHIC LOCATION OF THE SCHOOL DISTRICT OR INSTITUTE CHARTER SCHOOL, AS APPLICABLE, AND, TO THE EXTENT POSSIBLE, ENSURE THAT GRANT MONEYS ARE AWARDED TO SCHOOL DISTRICTS AND INSTITUTE CHARTER SCHOOLS THROUGHOUT THE STATE;

(c) AWARD GRANTS TO SCHOOL DISTRICTS AND INSTITUTE CHARTER SCHOOLS THAT ARE IMPLEMENTING SUMMER SCHOOL PROGRAMS USING CURRICULA THAT ARE RESEARCH-BASED AND THAT HAVE BEEN USED WITH DEMONSTRATED SUCCESS EITHER BY THE APPLYING SCHOOL DISTRICT OR INSTITUTE CHARTER SCHOOL OR BY ANOTHER SCHOOL DISTRICT; AND

(d) AWARD GRANTS TO SCHOOL DISTRICTS AND INSTITUTE CHARTER SCHOOLS THAT DEMONSTRATE SUCCESS IN IMPROVING THE ACADEMIC PERFORMANCE OF ELIGIBLE STUDENTS IN THE AREA OF READING, WRITING, OR MATHEMATICS, AS APPLICABLE.

22-7-806. Reporting requirements. (1) ON OR BEFORE

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OCTOBER 1 OF EACH YEAR FOLLOWING A BUDGET YEAR FOR WHICH MONEYS WERE APPROPRIATED FOR THE GRANT PROGRAM, EACH SCHOOL DISTRICT AND INSTITUTE CHARTER SCHOOL THAT RECEIVES A GRANT PURSUANT TO THIS PART 8 SHALL SUBMIT A REPORT TO THE DEPARTMENT AFTER COMPLETION OF ITS SUMMER SCHOOL PROGRAM. THE REPORT SHALL INCLUDE THE FOLLOWING INFORMATION:

(a) THE NUMBER OF ELIGIBLE STUDENTS WHO PARTICIPATED IN THE SCHOOL DISTRICT'S OR INSTITUTE CHARTER SCHOOL'S SUMMER SCHOOL PROGRAM, AS APPLICABLE;

(b) THE LEVELS OF PERFORMANCE IN THE SUBJECT AREA IN WHICH THE SUMMER SCHOOL PROGRAM WAS OFFERED DEMONSTRATED BY THE ELIGIBLE STUDENTS PARTICIPATING IN THE SUMMER SCHOOL PROGRAM BOTH AT THE BEGINNING OF THE PROGRAM AND AT THE END OF THE PROGRAM, BASED ON TESTS ADMINISTERED TO THE ELIGIBLE STUDENTS BEFORE AND AFTER PARTICIPATING IN THE PROGRAM; AND

(c) SUCH OTHER INFORMATION AS THE STATE BOARD MAY BY RULE, PROMULGATED PURSUANT TO SECTION 22-7-803 (4), REQUIRE TO ASSESS THE EFFECTIVENESS OF THE SUMMER SCHOOL PROGRAMS OPERATED BY SCHOOL DISTRICTS AND INSTITUTE CHARTER SCHOOLS.

22-7-807. Summer school grant program - funding. (1) For the 2006-07 budget year and for each budget year thereafter, subject to available appropriations, the general assembly shall annually appropriate moneys from the state education fund created in section 17 (4) of article IX of the state constitution to the department to be used to award grants for summer school programs pursuant to this part 8.

(2) THE DEPARTMENT MAY ANNUALLY WITHHOLD A PORTION OF THE MONEYS APPROPRIATED FOR THE PURPOSES OF THIS PART 8 TO OFFSET THE DIRECT COSTS INCURRED IN ADMINISTERING THE GRANT PROGRAM AND IN EVALUATING THE PROGRESS OF EACH SUMMER SCHOOL PROGRAM PURSUANT TO THE REQUIREMENT OF SECTION 22-7-803 (3). THE AMOUNT WITHHELD BY THE DEPARTMENT IN ANY BUDGET YEAR SHALL NOT EXCEED THREE PERCENT OF THE AMOUNT APPROPRIATED FOR THE PURPOSES OF THIS PART 8 IN THAT BUDGET YEAR.".

Renumber succeeding sections accordingly.

Page 24, line 22, strike "SUB-SUBPARAGRAPH (B)" and substitute "SUB-SUBPARAGRAPHS (B) AND (C)".

Page 25, line 3, strike "SIX MILLION SEVEN HUNDRED FIFTY THOUSAND" and substitute "NINETEEN MILLION TWO HUNDRED FIFTY THOUSAND";

line 4, after "FUND,", insert "FOURTEEN MILLION TWO HUNDRED FIFTY THOUSAND DOLLARS OF";

line 7, strike "SECTION." and substitute "SECTION, AND FIVE MILLION DOLLARS OF WHICH SHALL BE A GENERAL FUND APPROPRIATION THAT EXCEEDS THE LIMITATION ON STATE GENERAL FUND APPROPRIATIONS ESTABLISHED BY SAID PARAGRAPH (a) IN THE FISCAL YEAR IN WHICH FIRST MADE BUT WILL BE INCLUDED IN THE CALCULATION OF THE MAXIMUM LEVEL OF STATE GENERAL FUND APPROPRIATIONS PURSUANT TO SAID PARAGRAPH (a) IN THE FOLLOWING FISCAL YEAR.";

line 8, strike "THREE" and substitute "FIVE";

line 9, strike "TWO" and substitute "SEVEN";

after line 12, insert the following:

"(C) FOR THE FISCAL YEAR 2006-07, THE GENERAL ASSEMBLY SHALL APPROPRIATE SEVEN MILLION FIVE HUNDRED THOUSAND DOLLARS TO THE SCHOOL CONSTRUCTION AND RENOVATION FUND, WHICH AMOUNT SHALL BE INCLUDED IN THE CALCULATION OF THE MAXIMUM LEVEL OF STATE GENERAL FUND APPROPRIATIONS PURSUANT TO PARAGRAPH (a) OF SUBSECTION (1) OF THIS SECTION. IN ADDITION, FOR THE FISCAL YEAR 2006-07, THE GENERAL ASSEMBLY SHALL APPROPRIATE SEVEN MILLION FIVE HUNDRED THOUSAND DOLLARS TO THE SCHOOL CAPITAL CONSTRUCTION EXPENDITURES RESERVE, WHICH AMOUNT SHALL BE INCLUDED IN THE CALCULATION OF THE MAXIMUM LEVEL OF STATE GENERAL FUND APPROPRIATIONS PURSUANT TO SAID PARAGRAPH (a).".

Page 36, strike lines 10 through 18 and substitute the following:

"(g) THE TASK FORCE SHALL SEEK INPUT AND INFORMATION FROM GROUPS REPRESENTING URBAN RENEWAL AUTHORITIES, MUNICIPALITIES, COUNTIES, SPECIAL DISTRICTS, SCHOOL DISTRICTS, THE DEPARTMENT OF EDUCATION, AND ANY OTHER ENTITY THE TASK FORCE DEEMS APPROPRIATE FOR PURPOSES OF CARRYING OUT ITS DUTIES AND FUNCTIONS UNDER THIS SECTION.".

Page 37, strike lines 19 through 27 and substitute the following:

"22-54-126. Declining enrollment districts with new charter schools - additional aid - definitions. (1) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE REQUIRES:

(a) "DECLINING ENROLLMENT DISTRICT" MEANS A DISTRICT WHOSE FUNDED PUPIL COUNT IS GREATER THAN THE SUM OF THE DISTRICT'S PUPIL ENROLLMENT, PRESCHOOL AND KINDERGARTEN PROGRAM ENROLLMENT, AND ON-LINE PUPIL ENROLLMENT.

(b) "NEW CHARTER SCHOOL ENROLLMENT" MEANS THE NUMBER OF PUPILS ENROLLED IN A NEW DISTRICT CHARTER SCHOOL OF A DECLINING ENROLLMENT DISTRICT ON OCTOBER 1 OR THE SCHOOL DATE NEAREST SAID DATE IN THE BUDGET YEAR IN WHICH THE NEW DISTRICT CHARTER SCHOOL IS OPENED IN THE DECLINING ENROLLMENT DISTRICT MINUS THE NUMBER OF PUPILS ENROLLED AS OF THAT DATE IN AN ON-LINE PROGRAM WHO ARE ALSO ENROLLED IN THE NEW DISTRICT CHARTER SCHOOL OF THE DECLINING ENROLLMENT DISTRICT.

(2) BEGINNING IN THE 2006-07 BUDGET YEAR, IN ANY BUDGET YEAR IN WHICH A NEW DISTRICT CHARTER SCHOOL IS OPENED IN A DECLINING ENROLLMENT DISTRICT, THE DECLINING ENROLLMENT DISTRICT SHALL RECEIVE ADDITIONAL AID AS SPECIFIED IN THIS SECTION TO HELP MITIGATE THE IMPACT OF THE ENROLLMENT OF PUPILS IN THE NEW DISTRICT CHARTER SCHOOL WHO MIGHT OTHERWISE HAVE ATTENDED A TRADITIONAL SCHOOL IN THE DECLINING ENROLLMENT DISTRICT. THE ADDITIONAL AID SHALL BE AVAILABLE ONLY FOR THE FIRST YEAR OF OPERATION OF A NEW DISTRICT CHARTER SCHOOL IN A DECLINING ENROLLMENT DISTRICT.

(3) FOR THE 2006-07 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER, THE GENERAL ASSEMBLY SHALL ANNUALLY APPROPRIATE MONEYS FROM THE GENERAL FUND OR ANY OTHER SOURCE FOR ADDITIONAL AID TO A DECLINING ENROLLMENT DISTRICT IN WHICH A NEW CHARTER SCHOOL IS OPENED. THE ADDITIONAL AID SHALL BE DISTRIBUTED TO ALL DECLINING ENROLLMENT DISTRICTS IN WHICH NEW CHARTER SCHOOLS ARE OPENED IN THE BUDGET YEAR FOR WHICH THE AID IS APPROPRIATED. THE ADDITIONAL AID SHALL BE DISTRIBUTED AMONG THE DECLINING ENROLLMENT DISTRICTS IN WHICH THE AID SAPROPRIATED. THE PROPORTION THAT THE DECLINING ENROLLMENT DISTRICT'S NEW CHARTER SCHOOL ENROLLMENT BEARS TO THE TOTAL NEW CHARTER SCHOOL ENROLLMENT IN ALL DECLINING ENROLLMENT DISTRICTS STATEWIDE IN WHICH NEW CHARTER SCHOOLS ARE OPENED IN THE BUDGET YEAR FOR WHICH THE ADDITIONAL AID IS APPROPRIATED.".

Strike pages 38 and 39.

Page 40, strike lines 1 through 11.

Renumber succeeding sections accordingly.

Page 42, strike lines 21 through 27.

Page 43, strike line 1 and substitute the following:

"(2) (a) For the 2006-07 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER, FOURTEEN THOUSAND THREE HUNDRED SIXTY CHILDREN

MAY ANNUALLY PARTICIPATE IN THE STATE PRESCHOOL AND KINDERGARTEN PROGRAM.".

Page 72, strike lines 9 and 10 and substitute the following:

"charter schools for the 2003-04 THE 2003-04, 2004-05, 2005-06, AND 2007-08 budget year YEARS and each budget year thereafter shall be an amount";

line 11, strike "YEAR AND EACH" and substitute "YEAR,";

line 12, strike "BUDGET YEAR THEREAFTER,";

strike lines 16 through 27.

Strike page 73.

Page 74, strike lines 1 through 4 and substitute the following:

"SECTION 51. 22-32-109 (1), Colorado Revised Statutes, is amended BY THE ADDITION OF A NEW PARAGRAPH to read:

22-32-109. Board of education - specific duties. (1) In addition to any other duty required to be performed by law, each board of education shall have and perform the following specific duties:

(ii) TO ADOPT A POLICY WITHIN NINETY DAYS AFTER THE EFFECTIVE DATE OF THIS PARAGRAPH (ii) TO ENSURE THAT THE RIGHT OF SCHOOL DISTRICT EMPLOYEES AND STUDENTS TO DISPLAY REASONABLY THE FLAG OF THE UNITED STATES SHALL NOT BE INFRINGED WITH RESPECT TO THE DISPLAY:

(I) ON AN INDIVIDUAL'S PERSON; OR

(II) ON AN INDIVIDUAL'S PERSONAL PROPERTY OR PROPERTY THAT IS UNDER THE TEMPORARY CONTROL OF AN EMPLOYEE OR A STUDENT, INCLUDING BUT NOT LIMITED TO A DESK TOP OR A LOCKER.

SECTION 52. 22-11-104 (2) (l) and (2) (m), Colorado Revised Statutes, are amended, and the said 22-11-104 (2) is further amended BY THE ADDITION OF A NEW PARAGRAPH, to read:

22-11-104. Accreditation indicators. (2) Contents. The accreditation indicators shall include but shall not be limited to the following:

(l) Continuing education rates; and

(m) Mobility rates; AND

(n) COMPLIANCE WITH SECTION 22-32-109 (1) (ii) THROUGH ADOPTION OF A POLICY TO ENSURE THAT THE RIGHT OF SCHOOL DISTRICT EMPLOYEES AND STUDENTS TO DISPLAY REASONABLY THE FLAG OF THE UNITED STATES IS NOT INFRINGED.".

Page 79, line 9, strike "16,500,000" and substitute "21,500,000" and strike "3,250,000" and substitute "5,750,000" and strike "13,250,000" and substitute "15,750,000";

line 12, strike "13,500,000" and substitute "38,500,000" and under the GENERAL FUND column, strike "6,750,000" and substitute "19,250,000^h" and under the CASH FUNDS EXEMPT column, strike "6,750,000^h" and substitute "19,250,000ⁱ".

Page 80, line 7, strike "76,403,374" and substitute "106,403,374".

Page 81, line 1, strike "\$8,250,000" and substitute "\$10,750,000";

after line 6, insert the following:

"^h Of this amount, \$5,000,000 is appropriated as a result of a requirement of a final state court order and shall not be

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SUBJECT TO THE STATUTORY LIMITATION ON GENERAL FUND APPROPRIATIONS PURSUANT TO SECTION 24-75-201.1 (1) (a) (III) (B), C.R.S.";

line 7, strike "^h" and substitute "ⁱ";

line 11, strike "3,608,304,717" and substitute "3,634,584,717";

line 15, strike "3,657,452,852" and substitute "3,683,732,852" and strike "2,742,479,154" and substitute "2,753,759,154" and strike " $400,919,102^{a}$ " and substitute " $415,919,102^{a}$ ".

Page 83, strike lines 25 through 27.

Page 84, strike lines 1 through 3 and substitute the following:

"(4) In addition to any other appropriation, there is hereby appropriated to the department of education, for the fiscal year beginning July 1, 2006, the sum of one million two hundred eighty-three thousand three hundred seventy-seven dollars (\$1,283,377), or so much thereof as may be necessary, for the implementation of section 22-54-126, Colorado Revised Statutes. Of said sum, two hundred eighty-three thousand three hundred seventy-seven dollars (\$283,377) shall be from the general fund and one million dollars (\$1,000,000) shall be from the state education fund created in section 17 (4) of article IX of the state constitution.

(5) In addition to any other appropriation, there is hereby appropriated, out of any moneys in the state education fund created in section 17 (4) of article IX of the state constitution, not otherwise appropriated, to the department of education, for the fiscal year beginning July 1, 2006, the sum of one million dollars (\$1,000,000) and 0.3 FTE, or so much thereof as may be necessary, for the implementation of the summer school grant program created in section 22-7-803, Colorado Revised Statutes.".

Renumber succeeding subsections accordingly.

Page 84, strike line 25 and substitute the following:

"three thousand eight hundred sixteen dollars (\$3,816),".

Page 85, strike lines 16 through 19.

Reletter succeeding paragraphs accordingly.

2. That, under the authority granted the committee to consider matters not at issue between the two houses, the following amendments be recommended:

Amend rerevised bill, page 9, line 8, strike "(2)" and substitute "(3)".

Page 10, line 20, after "MADE,", insert "AND AFTER THE DISTRIBUTION OF THE PORTION OF THE TOTAL ANNUAL APPROPRIATION DESIGNATED FOR HIGH COST GRANTS PURSUANT TO SUBSECTION (2) OF THIS SECTION HAS BEEN MADE,".

Page 11, after line 18, insert the following:

"(2) IN ADDITION TO THE AMOUNT APPROPRIATED FOR DISTRIBUTION PURSUANT TO SUBSECTION (1) OF THIS SECTION, FOR THE 2006-07 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER, SUBJECT TO AVAILABLE APPROPRIATIONS, THE GENERAL ASSEMBLY SHALL APPROPRIATE TWO MILLION DOLLARS FROM THE GENERAL FUND OR FROM ANY OTHER SOURCE TO THE DEPARTMENT TO FUND GRANTS TO ADMINISTRATIVE UNITS AS PROVIDED IN SECTION 22-20-114.5 FOR REIMBURSEMENT OF HIGH COSTS INCURRED IN PROVIDING SPECIAL EDUCATION SERVICES IN THE PRECEDING BUDGET YEAR. ANY AMOUNT RECEIVED BY AN ADMINISTRATIVE UNIT AS A REIMBURSEMENT PURSUANT TO THIS SUBSECTION (2) SHALL BE IN ADDITION TO THE AMOUNT RECEIVED BY THE ADMINISTRATIVE UNIT PURSUANT TO SUBSECTION (1) OF THIS SECTION. THE MONEYS APPROPRIATED BY THE GENERAL ASSEMBLY TO THE DEPARTMENT SHALL BE DISTRIBUTED BY THE COLORADO SPECIAL EDUCATION FISCAL ADVISORY COMMITTEE IN ACCORDANCE WITH SECTION 22-20-114.5.".

Renumber succeeding subsections accordingly.

Page 11, line 20, strike "(2)," and substitute "(3),".

Page 12, line 11, strike "(5)" and substitute "(6)";

line 27, strike "grant program - creation -" and substitute "grants -".

Page 13, line 8, strike "(4)" and substitute "(3)".

Page 14, strike lines 16 through 27.

Page 15, strike lines 1 through 5 and substitute the following:

"(3) (a) TO RECEIVE A GRANT FOR REIMBURSEMENT OF HIGH COSTS, AN ADMINISTRATIVE UNIT SHALL APPLY TO THE COMMITTEE".

Renumber succeeding subsections accordingly.

Page 15, line 11, strike "(4)." and substitute "(3).".

Page 16, line 3, strike "(5)," and substitute "(6),";

line 10, strike "(4)" and substitute "(3)".

Page 17, line 19, strike "(5)" and substitute "(4)".

Page 18, line 6, strike "(4)" and substitute "(3)".

Page 28, strike lines 5 through 12.

Renumber succeeding sections accordingly.

Page 75, line 9, strike "261,786,114" and substitute "258,066,114" and strike "95,292,347" and substitute "91,572,347";

line 15, strike "273,671,714" and substitute "269,951,714".

Page 83, strike lines 17 through 23.

Renumber succeeding subsections accordingly.

Page 85, line 22, strike "twenty-three" and substitute "twenty-five";

line 23, strike "(\$23,720,000)." and substitute "(\$25,720,000).".

Respectfully submitted,

House Committee: (signed) Representative Pommer, Chair Representative Merrifield Representative King Senate Committee: (signed) Senator Windels, Chair Senator Williams Senator Spence

On motion of Senator Gordon, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for Consideration of Conference Committee Reports -- HB06-1375.

CONSIDERATION OF CONFERENCE COMMITTEE REPORTS

HB06-1375 by Representative(s) Pommer; also Senator(s) Windels--Concerning the financing of public schools, and making an appropriation therefor.

Senator Windels moved for the adoption of the First Report of the Second Conference Committee on **HB06-1375**, as printed in Senate Journal, April 17, pages 913-922. The motion was **adopted** by the following roll call vote:

YES	31	NO	3	EXCUSED	1	ABSENT	0
Bacon	Y	Hagedorn	Y	Mitchell	Y	Tochtrop	Y
Boyd	Y	Isgar	Y	Owen	Y	Traylor	Y
Brophy	Ν	Johnson	Y	Sandoval	Y	Tupa	Y
Dyer	E	Jones	Y	Shaffer	Y	Veiga	Y
Entz	Y	Keller	Y	Spence	Y	Wiens	Y
Evans	Ν	Kester	Y	Takis	Y	Williams	Y
Gordon	Y	Lamborn	Y	Tapia	Y	Windels	Y
Groff	Y	May R.	Y	Taylor	Y	President	Y
Grossman	Ν	McĚlhany	Y	Teck	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	29	NO	4	EXCUSED	2	ABSENT	0
Bacon	Y	Hagedorn	Y	Mitchell		E Tochtrop	Y
Boyd		Isgar	Y	Owen		Y Traylor	Y
Brophy		Johnson	Y	Sandoval		Y Tupa	Y
Dyer	E	Jones	Y	Shaffer		Y Veiga	Y
Entz	Y	Keller	Y	Spence		Y Wiens	Ν
Evans	Ν	Kester		Takis		Y Williams	Y
Gordon	Y	Lamborn	Ν	Tapia		Y Windels	Y
Groff	Y	May R.		Taylor		Y President	Y
Grossman	Y	McĚlhany	Y	Teck		Y	

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was declared **repassed**.

Co-sponsors added: Shaffer and Tapia.

MESSAGE FROM THE GOVERNOR

Appointment Letters of designation and appointment from Governor Owens were read and assigned to Committees as follows:

July 06, 2005

To the Honorable Colorado Senate Colorado General Assembly State Capitol Building Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, reappoint and submit to your consideration, the following:

MEMBERS OF THE STATE ELECTRICAL BOARD

for terms expiring July 1, 2008:

Loren R. Priest of Parker, Colorado, to serve as a representative of the public at large, appointed;

Jeffrey L. Pagnard of Highlands Ranch, Colorado, to serve as a building official from a political subdivision of the state performing electrical inspections, reappointed;

Terry L. Schneider of Colorado Springs, Colorado, to serve as a journeyman electrician, appointed;

Douglas J. Tamminga of Bailey, Colorado, to serve as a general contractor actively engaged in the building industry, reappointed;

Richard D. Brinkley of Glenwood Springs, Colorado, to serve as a private, municipal, or cooperative electric utilities rendering electric service to the ultimate electrical inspections, reappointed;

Clifford L. Rediger of Arvada, Colorado, to serve as a master electrician, appointed.

Sincerely, (signed) Bill Owens Governor Rec'd: 7/18/05 Dan Goldstein, Reading Clerk

Committee on Business, Labor & Technology

May 26, 2005

To the Honorable Colorado Senate Colorado General Assembly State Capitol Building Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, reappoint and submit to your consideration, the following:

MEMBER OF THE MEDICAL SERVICES BOARD

for a term expiring July 1, 2008:

Julie A. Reiskin of Denver, Colorado, to serve as a member who has knowledge of medical assistance programs from the First Congressional District and as a Democrat, reappointed.

Sincerely, (signed) Bill Owens Governor Rec'd: 6/1/05 Karen Goldman, Secretary of the Senate

Committee on Health & Human Services

October 25, 2005

To the Honorable Colorado Senate Colorado General Assembly State Capitol Building Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint and submit to your consideration, the following:

MEMBER OF THE MEDICAL SERVICES BOARD

for a term expiring July 1, 2009:

Rulon F. Stacey of Fort Collins, Colorado, to fill the vacancy occasioned by the resignation of Stephen C. Tool of Fort Collins, Colorado, and to serve as a Republican from the Fourth Congressional District, appointed.

Sincerely, (signed) Bill Owens Governor Rec'd: 11/4/05 Karen Kuhlmann, Asst. Secretary

Committee on Health & Human Services

November 23, 2005

To the Honorable Colorado Senate Colorado General Assembly State Capitol Building Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, reappoint and submit to your consideration, the following:

MEMBERS OF THE MEDICAL SERVICES BOARD

for a term expiring July 1, 2006:

Richard D. Markley of Morrison, Colorado, to serve as a Republican from the Sixth Congressional District, appointed;

for terms expiring July 1, 2009:

Stephen C. Tool of Fort Collins, Colorado, to serve as a Republican from the Fourth Congressional District, reappointed;

Jeffrey J. Cain of Denver, Colorado, to fill the vacancy occasioned by the resignation of Mary Ellen Faules of Greeley, Colorado, and to serve as a Democrat from the First Congressional District, appointed;

Wendell Phillips of Colorado Springs, Colorado, to serve as a Republican from the Fifth Congressional District, reappointed;

David E. Bolin of Broomfield, Colorado, to serve as a Democrat from the Second Congressional District, reappointed.

This letter shall amend, repeal and supercede the letter dated October 25, 2005 pertaining to the Medical Services Board.

Sincerely, (signed) Bill Owens Governor Rec'd: 12/29/05 Karen Goldman, Secretary of the Senate

Committee on Health & Human Services

May 12, 2005

To the Honorable Colorado Senate Colorado General Assembly State Capitol Building Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of

Colorado, I have the honor to designate, appoint and submit to your consideration, the following:

EXECUTIVE DIRECTOR OF THE DEPARTMENT OF LABOR AND EMPLOYMENT

effective June 1, 2005, for a term expiring at the pleasure of the Governor:

Rick Grice of Golden, Colorado, to fill the vacancy occasioned by the resignation of Leroy J. Williams of Aurora, Colorado, appointed.

Sincerely, (signed) Bill Owens Governor Rec'd: 5/23/05 Karen Goldman, Secretary of the Senate

Committee on Business, Labor & Technology

November 28, 2005

To the Honorable Colorado Senate Colorado General Assembly State Capitol Building Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, reappoint and submit to your consideration, the following:

MEMBER OF THE WORKERS' COMPENSATION COST CONTAINMENT BOARD

for a term expiring December 13, 2008:

Henry A. Hahne of Colorado Springs, Colorado, to serve as an executive with risk management experience in the insurance industry, reappointed.

Sincerely, (signed) Bill Owens Governor Rec'd: 12/29/05 Karen Goldman, Secretary of the Senate

Committee on Business, Labor & Technology

SENATE SERVICES REPORT

Correctly Engrossed: SB06-149, 224, and 223. **Correctly Reengrossed**: SB06-044, 170, and 212. **Correctly Revised**: HB06-1019, and 1297. **Correctly Rerevised**: HB06-1325. **Correctly Enrolled**: SB06-013, 021, 083, 091, 115, 137, 163, 177, 192, 194, 195, and 196.

On motion of Senator Gordon, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the calendar of April 17 was laid over until Tuesday, April 18, retaining its place on the calendar.

Consideration of Resolutions: SJR06-019, SJR06-020, SJR06-022, HJR06-1021. Consideration of Memorials: SJM06-001, HJM06-1002. Consideration of House Amendments to Senate Bills: SB06-051, SB06-014, SB06-041, SB06-067, SB06-071, SB06-201, SB06-090. Consideration of Governor's Appointments: Members of the Read-To-Achieve Board. Members of the Colorado Aeronautical Board. Members of the State Board of Parole. Members of the Pinnacol Assurance Board of Directors. Board of Directors of Denver Metropolitan Major League Stadium District. Consideration of Conference Committee Reports: HB06-1288, HB06-1209. Conference Committees to Report: HB06-1121, HB06-1169, HB06-1251.

On motion of Senator Gordon, the Senate adjourned until 9:00 a.m., Tuesday, April 18, 2006.

Approved:

Joan Fitz-Gerald President of the Senate

Attest:

Karen Goldman Secretary of the Senate