1 2

## HOUSE COMMITTEE OF REFERENCE REPORT

ommittee of the consideration	-	Collows, and se of the n:	as so amende Whole v	recommends the ed, be referred to with favorable
fter consideration of the cons	deration on the respective beamended as for the Committe recommendation agrossed bill, pages	Collows, and se of the n:	as so amende Whole v	ed, be referred to with favorable
llowing:  317-294  mend ree  1)(c)(II)(I	be amended as for the Committe recommendation agrossed bill, pages	Collows, and se of the n:	as so amende Whole v	ed, be referred to with favorable
mend reend.1)(c)(II)(I	the Committe recommendation	e of the	e Whole v	with favorable
.1)(c)(II)(l	-	ge 50, line	e 10 strike	#(1_1)(-)(II)(C)
ge 50 line			, suinc	(1.1)(c)(II)(G)
				1)(c)(II)(K)," and
the fee b-subpara bparagrap	s contained in graph (G) and subh (I) of paragraph	subcategor b-subparagi	ies 2, 8, 9. raphs (H), (I)	A, and 9B of (J), and (L) of
ige 67, afte	er line 3, insert:			
	C <b>TION 120.</b> In Col	lorado Revis	ed Statutes, <b>a</b> r	mend 37-92-311
37-92 cricultura herwise re f-61-101 (* (2) A r agricultu ght for any SEC*	I water right. (1) quires, "industrial 7). A person with an alural use may use the product authorized.	As used in hemp" has to be water su	this section, u he meaning se onditional wa bject to the ag h and cultivat	nless the context et forth in section ater right decreed gricultural water tion by title 35.
	bstitute "( ge 50, stri the fee b-subpara bparagrap isted on Ju ge 67, afte  "SEC follows: 37-92 ricultural nerwise re- 61-101 (*(2)) A r agricultural that for any SEC	ge 50, line 11, strike "(1.1)(c) bstitute "(1.1)(c)(II)(G) TO (ge 50, strike lines 14 to 18 at the fees contained in b-subparagraph (G) and subparagraph (I) of paragraph isted on June 30,".  ge 67, after line 3, insert:  "SECTION 120. In Colfollows:  37-92-311. Industrial ricultural water right. (1) herwise requires, "industrial -61-101 (7).  (2) A person with an air agricultural use may use the for any product authorized.	ge 50, line 11, strike "(1.1)(c)(II)(I), (1.1) bstitute "(1.1)(c)(II)(G) TO (1.1)(c)(II)(I) ge 50, strike lines 14 to 18 and substitute the fees contained in subcategorish-subparagraph (G) and sub-subparagraph bparagraph (I) of paragraph (b) of subsection June 30,".  ge 67, after line 3, insert:  "SECTION 120. In Colorado Revistfollows:  37-92-311. Industrial hemp curicultural water right. (1) As used in the entire requires, "industrial hemp" has the entire requires, "industrial hemp" has the entire required use may use the water substitution of the entire required to a gricultural use may use the water substitution of the entire required for growth the state of the entire required for growth section of the entire required for growth section of the entire required to the	ge 50, line 11, strike "(1.1)(c)(II)(I), (1.1)(c)(II)(J), (1.1) bstitute "(1.1)(c)(II)(G) TO (1.1)(c)(II)(K)".  ge 50, strike lines 14 to 18 and substitute "with the rest the fees contained in subcategories 2, 8, 9 b-subparagraph (G) and sub-subparagraphs (H), (I) bparagraph (I) of paragraph (b) of subsection (1) of thisted on June 30,".  ge 67, after line 3, insert:  "SECTION 120. In Colorado Revised Statutes, and follows:  37-92-311. Industrial hemp cultivation allowing right water right. (1) As used in this section, underwise requires, "industrial hemp" has the meaning section (1) (7).  (2) A person with an absolute or conditional water agricultural use may use the water subject to the agent for any product authorized for growth and cultivate (1) SECTION 121. In Senate Bill 17-132, amend

- 1 Section 8. Act subject to petition effective date applicability.
- 2 (1) This act takes effect at 12:01 a.m. on the day following the expiration
- 3 of the ninety-day period after final adjournment of the general assembly
- 4 (August 9, 2017, if adjournment sine die is on May 10, 2017) JULY 1,
- 5 2018; except that, if a referendum petition is filed pursuant to section 1
- 6 (3) of article V of the state constitution against this act or an item, section,
- 7 or part of this act within the ninety-day period after final adjournment of
- 8 the general assembly, then the act, item, section, or part will not take
- 9 effect unless approved by the people at the general election to be held in
- November 2018 and, in such case, will take effect on the date of the
- official declaration of the vote thereon by the governor.".
- 12 Renumber succeeding sections accordingly.
- 13 Page 67, after line 5, insert:
- "(2) Section 19 of this act takes effect only if Senate Bill 17-215
- does not become law."
- 16 Renumber succeeding subsections accordingly.

\*\* \*\*\* \*\* \*\*\* \*\*