HB0150s3001

(TO ENGROSSED COPY)

1 2	Page 3-line 14 After "(ii)," insert "(iii)".
3 4	Page 9-after line 3 Insert:
5 6 7 8	"(iii) Subject to subsection (g) subsections (g) and (g) of this section, authorize the receipt and expenditure of federal revenues exceeding the amount authorized by a legislative appropriation act as provided by W.S. $9-4-206(b)$;
10 11 12	Page 14-after line 11 Delete the Scott second reading amendment (HB150S2002/AE) to this line and insert:
13 14 15 16 17	"(q) Prior to accepting any federal funds in excess of the amount authorized by a legislative appropriation act, whether pursuant to the authority under this section or any other provision of law, a state agency which receives an appropriation from the legislature shall:
19 20 21	(i) Report to the governor's office if, as a result of accepting or expending the funds:
22 23 24 25 26 27 28	(A) The state or any political subdivision of the state would be obligated to meet any maintenance of effort, maintenance of equity or maintenance of financial support requirement that is increased or did not exist at the time of enactment of the state legislative act authorizing acceptance of, or providing the initial appropriation of, the federal funds; or
29 30 31	(B) The state's taxing or appropriation authority is in any manner limited.
32 33 34 35	(ii) Include in the report required by paragraph (i) of this subsection, for the fiscal biennium in which the federal funds are accepted and for the next two (2) immediately succeeding fiscal biennia:
36 37 38 39 40 41	(A) Both the dollar amount of any anticipated expenditure of nonfederal funds and the percentage increase in any maintenance of effort, maintenance of equity or maintenance of financial support requirement over the requirement existing at the time of the enactment of the state legislative act;
42 43	(B) The specific limitation on the state's taxing

or appropriation authority.

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(iii) Not accept or expend the funds whether directly or by disbursement to other entities until approved by the governor in writing.

(r) The governor's approval under subsection (q) of this section shall be subject to and in accordance with the requirements of subsection (g) of this section. The reporting and approval requirements of subsection (q) of this section are in addition to other requirements imposed by law. The requirements of subsection (q) of this section shall not be applicable to federal funds authorized by a federal enactment which is specifically identified by a state legislative act explicitly appropriating the federal funds or explicitly approving the acceptance or expenditure of the federal funds.".

Page 13-line 2 In the Steinmetz, et al. committee of the whole amendment (HB150SW1001/AE) to this line, delete subparagraph (A) created by that amendment, and delete the Steinmetz, et al. second reading amendment (HB150H2001/ACE) to

that subparagraph and insert:

"(A) The state is obligated or is anticipated to expend general or other state funds in excess of ten million dollars (\$10,000,000.00) in any fiscal biennium including, but not limited to, the expenditure of general or other state funds as a result of a state agency's or a political subdivision's obligation to meet any maintenance of effort, maintenance of equity or maintenance of financial support requirement reportable under subparagraph (q)(i)(A) of this section. If so, the governor's office shall request legislative action as provided in W.S. 9-4-206(b) and shall not accept the federal funds until the requirements of W.S. 9-4-206(b) have been met, except that the governor may accept the federal funds as necessary to preserve health, safety or welfare and in accordance with paragraph (iii) of this subsection; or".

37 PERKINS, SCOTT