

April 1, 1992

LB 1022

CLERK: Senator Wickersham, Senator Wickersham voting yes.

PRESIDENT MOUL: Please record, Mr. Clerk.

CLERK: 25 ayes, 0 nays on adoption of the Lynch amendment.

PRESIDENT MOUL: The Lynch amendment is adopted. I will raise the call. Next amendment, Mr. Clerk.

CLERK: Madam President, the next amendment I have is by Senator Moore, on page 1759 of the Journal.

PRESIDENT MOUL: Senator Moore.

SENATOR MOORE: Madam President, and members, this amendment is an amendment to Item number six, I believe, in the committee package that dealt with...and that was on page 16...I don't remember what page number that was on. But that was in the original package of amendments the committee introduced, dealing with the parking facility. And this simply adds...the original amendments of the state building administrator shall not enter into any such agreements until approval is secured from the Executive Board. And then it gives a list of things that DAS must bring, cost of land acquisition, relocation of business, utility fees, legal fees, financing costs, and it adds to that also a comprehensive capital facilities plan as required by Section 81-1114. So it simply expands, by one item, the list of things DAS must bring to the Executive Board before they...if the decision is to move forward on that structure, before they move forward they must bring it to the Executive Board and report to the Executive Board. So I'd ask for adoption of the amendment.

PRESIDENT MOUL: Thank you, Senator Moore. I'll now recognize senators wishing to address this amendment. Senator Ashford. Senator Ashford. Does anyone want to speak to the Moore amendment? Seeing none, do you have closing, Senator Moore?

SENATOR MOORE: I move the amendment...I move the amendment be adopted.

PRESIDENT MOUL: Thank you, Senator Moore. We'll now vote on the Moore amendment to LB 1022. All those in favor please vote aye, opposed nay. Have you all voted on the Moore amendment?