

MEMBERS PRESENT: Chairman Bremner
Vice-Chairman Hickey
Mr. Bergevin
Mr. Brady
Mr. Coulter
Mr. Glover
Mrs. Hayes
Mr. Horn
Mr. Marvel
Mr. Robinson
Mr. Vergiels
Mrs. Westall

MEMBERS ABSENT: Mr. Rhoads (excused)

ALSO PRESENT: Bill Bible, Fiscal Analyst
Judy Matteucci, Deputy Fiscal Analyst
Mike Alastuey, Deputy Budget Director
(SEE ATTACHED GUEST LIST)

S.B. 119

Chairman Bremner said that S.B. 119 is an emergency measure passed by the Senate and referred to the Ways and Means Committee.

Mr. Ace Martelle, Welfare Division, said that S.B. 119 is an emergency measure to supplement the Aid to Dependent Children budget in the amount of \$2,161,837. He added that the supplement is necessary because of increased caseload and an increase in the average grant in this program.

In response to Mr. Marvel's question, Mr. Martelle said that increased caseload is due to population increases, inflation and unemployment, and added that the impact from the MGM fire is expected to add new participants in the Aid to Dependent Children program in the future as well as the influx of refugees.

Mr. George Miller, Director of the Welfare Division, said the refugee situation has not had the impact on Nevada as it has in other states but it is a factor and does influence employment displacement resulting in additional welfare cases.

Mr. Martelle, in reply to Mr. Hickey's question, noted that the influx of illegal aliens has not affected the welfare roles directly but it has attributed to the caseload through the refugees taking jobs away from people who subsequently come to welfare for aid.

Mr. Marvel asked what level of income qualifies for aid in Nevada. Mr. Martelle said that a net income of less than \$159.00 a month for a mother and one dependent child would qualify for welfare. He added that Nevada is 37th in the nation in income qualification levels.

Mr. Brady asked how many more participants a month than originally budgeted is reflected in this supplemental appropriation. Mr. John Duarte, Welfare Division, said that 10,000 recipients a month were budgeted and this appropriation is based on a caseload of 13,243 participants, and projections for the next six months are for 13,750.

Chairman Bremner pointed out that if the caseload rises above the 13,750 level an additional supplemental appropriation will be needed.

In reply to Mr. Robinson's question, Mr. Miller noted that the actual payment given to recipients is separate from the food stamp program. Mr. Martelle went on to say that ADC recipients' allotment is deducted and counted as unearned income in computing the allotment they receive for food coupons.

Mr. Marvel asked if there were any controls on how a recipient's allotment is spent and Mr. Martelle said no.

Mr. Vergiels moved DO PASS on S.B. 119, seconded by Mr. Hickey and carried unanimously by the members present. Chairman Bremner asked Mr. Vergiels to handle the bill on the floor of the Assembly.

B.D.R. 316 (A.C.R. 18)

Chairman Bremner introduced Vernon Bennett, Executive Director of the Public Employees Retirement System, and referred the committee to B.D.R. 316 for their information and explained that Mr. Bennett was requesting a committee introduction of this bill on the floor of the Assembly. (EXHIBIT A)

Mr. Bennett said that the Public Employees Retirement Board has taken a stand of noncompliance with new requirements from the National Financial Accounting Standard Board that apply to retirement systems that cost the system \$50,000 a year. The purpose of the resolution is to inform the Legislature of the Retirement System's position.

Chairman Bremner said that the bill would be introduced and then referred back to the Ways and Means Committee for further deliberation.

Mr. Vergiels moved to INTRODUCE B.D.R. 316, seconded by Mr. Marvel and carried unanimously by the members present.

DEPARTMENT OF THE MILITARY

Mr. William Engel, Adjutant General and head of the State Military Department, provided a handout to the committee (EXHIBIT B) that briefly describes the goals of the department and expenditures over the last biennium. He noted that 33 percent of the funds for operation of the department goes to utility bills and this is reflected in the increased requests for funds over the next biennium.

Mr. Engel went on to say that the department requested \$48,000 from the Interim Finance Committee in 1980 to cover increased utility costs and have submitted to the Budget Office an estimate that another supplemental will be needed for the period of January 1 to July 1, 1981.

Continuing, Mr. Engel said that a 23 percent increase in building maintenance from \$70,000 to \$85,950 is requested because most of the armories are from 20 to 25 years old and need to be maintained on a more extensive scale.

Referring to inmate labor used for maintenance at the armories, Mr. Horn asked how much is paid for this service. Mr. Franklin Coonley, Department of the Military, said that the inmates are paid \$1.00 a day. Additionally, in reply to Mr. Horn's question, Mr. Engel said that the buildings are not heated 24 hours a day unless the building is being used for training or a community activity.

Mr. Glover asked what steps have been taken to make the facilities more energy efficient. Mr. Engel said that the heat level has been reduced in compliance with Federal requirements.

Mr. Marvel asked if a fee is charged for the use of the armories. Mr. Engel said the fee schedule does require reimbursement of the utilities cost and the armory rental fees are listed under the Adjutant General's Construction Fund.

In reply to Mr. Marvel's question, Mr. Engel said that through negotiations, a satisfactory solution has been accomplished with the Elko Community College in reference to rental charges for the Elko Armory.

Chairman Bremner noted the substantial General Fund increase requested in the department's budget and remarked that fees comparable to the cost of the utilities should be collected. Additionally, in response to Chairman Bremner's question, Mr. Engel said the decrease in the construction fund is reflective of the estimated fee collection that can be transferred to the Department's General Fund budget during the coming biennium.

Chairman Bremner asked for an explanation of the transfer of the Civil Defense Revenue line item. Mr. Engel said that is the amount that the Civil Defense Division pays for the use of space in the building and it is to offset the cost of utilities. Chairman Bremner noted that the department's request for increased utility costs are up 93 percent but the revenue from Civil Defense reflected only a 10 percent increase. Mr. Alastuey pointed out that although there is an increase in utilities, those utility charges would be there regardless if the facilities were shared or not.

Mr. Hickey asked if any studies have been made on the best utilization of the space in the armories. Mr. Engel said that no current studies have been done. Additionally, Mr. Hickey pointed out the budget as presented should not include the area for supplemental funds. Mr. Engel noted that the supplement requested is for the current fiscal year and projections on utility costs as contained in the present budget for the next biennium should eliminate the need for additional funds.

Mr. Glover asked if the Air National Guard was planning on staying at the Cannon International Airport. Mr. Engel said an investment of \$50 million to \$100 million by the Air Force in facilities at the airport would mean they would not leave unless forced to by legal means.

In reply to Mr. Glover's question, Mr. Engel said an effort has been made to minimize the noise problem due to criticism from the Sparks area.

Mr. Horn, referring to the requested position of General Building Tradesman, asked for an explanation of the required duties. Mr. Engel said implementation of this position would eliminate the need for contracting maintenance work done at the armories. He noted that consideration of this position is requested in lieu of the fact that a PBX operator position is being eliminated July 1, 1981.

In reply to Chairman Bremner's question, Mr. Engel said there are no unfilled positions in the department's budget.

Mr. Hickey inquired as to the possibility of using the existing janitorial positions in the capacity of a building tradesman. Mr. Engel noted that the janitorial services are separate from the duties required of a building tradesman.

Adjutant General Construction Fund

Mr. Engel explained that this request is for authorization to spend the money in the fund with the bulk of the money allocated to the construction of the new aviation facility at Stead Air Force Base.

National Guard Benefits

Mr. Engle said that the funds in this account are provided as part of the educational assistance program that permits the payment of 50 percent of the tuition fees to any member of the guard that attends the University of Nevada or a Nevada Community College.

Mr. Engel, in reply to Mr. Marvel's question, said that the university's tuition increase is budgeted in this account.

Capital Improvement Project 81-4

Mr. Engel told the committee that a request is made for funds to resurface existing parking lots in Carson City, Elko and Fallon. Additionally, boilers are requested for Carson City, Winnemucca and Yerington.

Chairman Bremner asked if new boilers would make the facilities more energy efficient. Mr. Engel said they will be more efficient in that it will take less fuel to heat the water.

Chairman Bremner directed the committee's attention to the supplemental request for \$73,200. Mr. Engel noted that this appropriation would cover the utility bills for the remainder of 1981 in conjunction with \$85,000 in Federal funds.

Chairman Bremner asked how much money had been expended to date for utilities. Mr. Coonley replied \$150,000. Mr. Bremner observed that nearly \$300,000 had been budgeted for utilities in Fiscal Year 1980-81 and that it appeared that the department was right on target with budget projections. Mr. Engel said that the coldest months were still ahead and that is why the department estimated the supplemental need. Chairman Bremner requested Mr. Engel to provide the committee with both the January and February utility bills for the armories.

Mr. Engel referred to a one-shot appropriation for \$15,000 to cover the cost of two "swamp" coolers for the Las Vegas armories and to repaint the office of the Adjutant General.

In response to Chairman Bremner's question, Mr. Engel said that the central offices for the department have not been painted in four years. Additionally, Chairman Bremner asked Mr. Engel to provide the committee with a breakdown on how much of the requested appropriation is for paint for the headquarters building.

CIVIL DEFENSE

Mr. Barney Dehl, Director of the State Civil Defense and Disaster Agency, said that the agency has a total of 11 positions funded by various grants and appropriations and works in conjunction with local counties and communities in handling disasters and emergencies.

Mr. Dehl noted that the basic funding formula for this budget is 50 percent state and 50 percent Federal. He pointed out a new charge contained in the budget for \$3,600 to cover costs established by the State Communications Board for microwave channel assessment in the amount of \$2,000 and a \$50.00 a month charge for radios installed in the mountaintop stations.

He went on to say that under the Specialized Equipment category there is an increase to \$10,450 - approximately \$4,500 of this money is for an automatic start and transfer panel for the generator at the military department building and the remainder, approximately \$5,600 is for a mountaintop repeater in Clark County.

In reply to Mrs. Westall's question, Mr. Dehl said the agency is precluded from providing state equipment to a private party but would refer them to the local county civil defense director.

Chairman Bremner noted the budget request is a 50 percent increase from the General Fund. Mr. Dehl said the increases are from \$69,000 to \$109,000 and are due mainly to salary increases.

Mr. Hickey asked for an explanation for increases in the in-state travel category. Mr. Dehl said that an effort has been made to eliminate any unnecessary travel; however, contact has to be made with local county civil defense directors.

In response to Mr. Hickey's question, Mr. Dehl said that the impact of the MX issue on the agency in terms of travel expenses is being expended from the present budget, but on any future MX impact total Federal funding is being sought.

Mr. Horn asked for three major accomplishments of the agency in the last fiscal year. Mr. Dehl responded that the agency engaged in emergency planning throughout the state on disaster response, training in radioactive and disaster exercises and coordination and assistance in disaster and emergency situations. Additionally, Mr. Dehl point out one of the functions of the agency is to install and maintain 18 mountaintop receivers that pickup emergency locator transmitters from downed aircraft.

Training Grants and Civil Defense

Mr. Dehl explained that this grant is comprised of funds spent for training local civil defense directors, local officials and other state officials. In the past, this grant has been 100 percent Federally funded; however, for 1981-82, the Federal Government is proposing a split of 75 percent Federal and 25 percent state fund and then the following a 50/50 split between Federal and state funds. Chairman Bremner asked if the funds can be matched with local dollars rather than state monies. Mr. Dehl said that could not be done directly with the Federal Government, but an effort will be made on behalf of the agency to implement a program of billing the local entities to recover these funds. Mr. Dehl added, however, that some of these funds have been used for training of state personnel. Additionally, Chairman Bremner suggested charging the individual state agency for the training. Mr. Dehl said the response would be minimal. Mr. Hickey said another aspect could be to require the training by statute.

Hardware Program

Mr. Dehl noted that this budget is a 50 percent Federal and 50 percent state funded pass through account to purchase civil defense equipment.

Flood Insurance Program

Mr. Dehl said this program is 100 percent Federally funded in the first year of a two year program that will dissolve September 30, 1982. Basically, this two position program assists local communities with flood plain management and advice on acquiring Federal flood insurance.

In response to Chairman Bremner's question, Mr. Dehl said that this program will not be continued after the two years and no state monies will be requested.

Mr. Brady asked if the flood insurance continues to be effective after the program ceases. Mr. Dehl said that it does continue.

Chairman Bremner pointed out that this budget should actually be called a "flood insurance planning program" because it does not have anything to do with the insurance other than planning.

Mr. Bergevin noted that this program has been effective in assisting communities in master planning.

In response to Mrs. Westall's question, Mr. Dehl said that many existing flood plain maps are outdated and an effort is being made to improve the flood plain maps in Nevada.

Chairman Bremner adjourned the meeting at 10:00 a.m.



VERNON BENNETT
EXECUTIVE OFFICER

WILL KEATING
ASSISTANT EXECUTIVE OFFICER

STATE OF NEVADA



PUBLIC EMPLOYEES RETIREMENT SYSTEM

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RETIREMENT BOARD
DARREL R. DAINES
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SAM A. PALAZZOLO
VICE CHAIRMAN
MEMBERS
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PEGGY GLOVER
BOYD D. MANNING
MARGIE MEYERS
TOM WIESNER

January 29, 1981

The Honorable Roger Bremner, Chairman
Assembly Ways & Means Committee
State Legislature
Carson City, Nevada 89710

Dear Assemblyman Bremner:

This will confirm our discussion last night. The System would appreciate very much if you and the members of the Ways and Means Committee would consider introduction of the attached Joint Resolution, BDR 316, and a bill on post-retirement increases for benefit recipients which is BDR 23-315. This legislation has been prepared and proposed by the Board of Trustees of the Public Employees Retirement System of Nevada.

BDR 316 would provide legislative support for the Retirement System's position that we should not participate in new accounting requirements prepared by the Federal Accounting Standards Board which would incur an additional cost of approximately \$50,000 per annum to PERS. Failure to comply will probably result in a qualified audit. However, the System feels that it would be in our best interest to not comply and to accept the qualified audit. The Resolution would state that the Legislature understands and concurs in the System's position. BDR 316, as drafted, is correct except for two typographical errors which are marked.

BDR 23-315 is the System's post-retirement increase bill. It will establish, in subsection 2, that the two year additional benefits provided by the 1977 and 1979 Legislatures will continue as a permanent benefit to be funded by PERS. Subsection 3 establishes new post-retirement increases beginning July 1, 1981 and again July 1, 1982, from 3% to 10% based on the length of time that a person has been drawing benefits. The principle is that the person drawing benefits the longest will receive the greater increase. As we discussed, the bill requires several technical amendments which are briefly as follows:

1. Subsection 3 should spell out that the new benefits will begin on July 1, 1981 and again July 1, 1982.
2. Subsection 4 should be omitted as an amendment to NRS 286.190 and established as a new section to provide that: The System may require an annual notarized statement from a retired employee or beneficiary that he is in fact receiving benefits and withhold the benefits for failure to provide the statement.
3. Subsection 5 should be deleted in its entirety so that it may be considered

EXHIBIT A

The Honorable Roger Bremner, Chairman
January 29, 1981
page two

as an amendment to AB 34 which has been referred to Government Affairs. Assemblyman Dini has agreed to accept these amendments to his bill to eliminate a conflict between the two bills.

4. Howard Barrett has advised that the Governor is considering a trigger mechanism to possibly use the \$20 million trust fund established by SB 34 of 1979 at sometime during the next biennium if revenues do not meet a specific level. Our Board has considered this matter and determined that we would not oppose the use of these funds and would absorb the cost for the 1979 and 1980 increases for the next biennium if requested to do so by the Legislature. They also determined that the new benefit as provided in subsection 2 of BDR 23-315 would be in effect only until June 30, 1983, if the trust fund were used and would cancel on that date unless the 1983 Legislature provided a long term definite method of funding. This approach has been worked out with the representatives of the retired employee associations and is currently endorsed by all groups concerned.
5. Howard Barrett has also advised that the Governor is considering a proposal to increase the \$50 per month flat benefit provided by the 1975 Legislature to persons who retired before July 1, 1963, be increased by \$30 per month to be funded from a current surplus that exists in the fund that was appropriated for that purpose. Mr. Barrett has indicated that he would like for this adjustment to be amended into our bill if they decide to proceed.

We will be pleased to meet with you and/or the Ways and Means Committee to answer any questions or provide any other information you may deem appropriate. If your Committee favors introduction of BDR 316 and BDR 23-315 as Committee legislation, we would appreciate if you would notify Frank Daykin of this decision so that he may take whatever steps are necessary to proceed.

We appreciate your continuing support of the Retirement System and its program.

Sincerely



VERNON BENNETT
Executive Officer

Encls:

c.c.: Ways and Means Committee
Retirement Board
Howard Barrett
Frank Daykin

VB:bb

SUMMARY--Declares support for position that public employees' retirement system should not report fluctuations in market value of its assets. (BDR 316)

CONCURRENT RESOLUTION--Declaring support for the position of the public employees' retirement board that the public employees' retirement system should not conform to Statement 35 of the Financial Accounting Standards Board.

WHEREAS, The retirement system is audited biennially by an independent firm of certified public accountants in accordance with generally accepted standards of accounting; and

WHEREAS, Statement 35 of the Financial Accounting Standards Board changes the generally accepted standards of accounting that affect the retirement system; and

WHEREAS, The change would require the public employees' retirement system to reflect assets at fair market value as of the end of each fiscal year; and

WHEREAS, Compliance with the standards so changed would cause the financial reports and actuarial valuations of the retirement system to change continually because of the fluctuation of the prices of stocks and bonds; and

WHEREAS, These continual changes would be distorting and misleading as to the current status of the retirement system and the measure of its progress; now, therefore, be it

RESOLVED BY THE OF THE STATE OF NEVADA, THE
CONCURRING, That the public employees' retirement system should not be required to comply with Statement 35 of the Financial Accounting Standards Board even though the retirement system will receive a qualified audit report.



SUMMARY--Makes various changes in law concerning retired public employees. (BDR 23-315)

Fiscal Note: Effect on Local Government: No.
Effect on the State or on Industrial Insurance: Yes.

AN ACT relating to public employees' retirement; providing for a monthly increase in certain benefits; providing for an annual increase for all retired employees and beneficiaries; providing that the board may require annual statements; including independent contracts in the restricted employment of retired employees; increasing the limitation on the earnings of retired employees with public employers; and providing other matters properly relating thereto.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Chapter 286 of NRS is hereby amended by adding thereto the provisions set forth as sections 2 and 3 of this act.

Sec. 2. 1. In addition to the other post-retirement allowances and increases provided by law, the system shall provide a monthly post-retirement increase to each person who began receiving benefits before January 1, 1977, or to his designated beneficiary upon his death in these amounts:

<u>Base Benefit</u>	<u>Monthly Increase</u>
<u>\$0--\$100</u>	<u>\$20</u>
<u>101-- 200</u>	<u>15</u>
<u>201-- 300</u>	<u>10</u>
<u>301-- 500</u>	<u>5</u>
<u>501 and above</u>	<u>3</u>

2. A single post-retirement increase pursuant to this section must be prorated among two or more recipients of benefits for survivors on behalf of one deceased member.

Sec. 3. On July 1 of each year the system shall provide a cost-of-living increase to each retired employee or beneficiary.

1. The increase must be based upon the number of years the person has been drawing benefits plus the portion of the year, in full calendar months, in which he began drawing benefits, in the amounts:

<u>Number of years and full calendar months during which benefits have been received</u>	<u>Percentage of Increase</u>
<u>1 year</u>	<u>3</u>
<u>1 year and 1 month through 2 years</u>	<u>3.5</u>
<u>2 years and 1 month through 3 years</u>	<u>4</u>
<u>3 years and 1 month through 4 years</u>	<u>4.5</u>
<u>4 years and 1 month through 5 years</u>	<u>5</u>
<u>5 years and 1 month through 6 years</u>	<u>5.5</u>
<u>6 years and 1 month through 7 years</u>	<u>6</u>
<u>7 years and 1 month through 8 years</u>	<u>6.5</u>
<u>8 years and 1 month through 9 years</u>	<u>7</u>
<u>9 years and 1 month through 10 years</u>	<u>7.5</u>
<u>10 years and 1 month through 11 years</u>	<u>8</u>
<u>11 years and 1 month through 12 years</u>	<u>8.5</u>
<u>12 years and 1 month through 13 years</u>	<u>9</u>
<u>13 years and 1 month through 14 years</u>	<u>9.5</u>
<u>14 years and 1 month and more</u>	<u>10</u>

2. The increase for a retired employee or beneficiary who has been receiving benefits for less than 12 full calendar months on July 1 is 3% prorated for the number of full calendar months in which he has received benefits.

3. The increase for a beneficiary is determined by the number of years and full calendar months that beneficiary has been receiving benefits as a beneficiary, and does not include any period during which an allowance was paid to the retired employee.

Sec. 4. NRS 286.190 is hereby amended to read as follows:

286.190 The board:

1. Has the powers and privileges of a body corporate and, subject to the limitations of this chapter, is responsible for managing the system.

2. Shall:

(a) Arrange for a biennial actuarial valuation and report of

the actuarial soundness of the system to be prepared by an independent actuary based upon data compiled and supplied by employees of the system, and shall adopt actuarial tables and formulas prepared and recommended by the actuary.

(b) Provide for a biennial audit of the system, including the administrative fund, by an independent certified public accountant.

(c) Provide an annual report to the members and participating public employers of the system. The report must contain, when available, a review of the actuarial valuation required by paragraph (a).

3. May:

(a) Adjust the service or correct the records of any member, retired employee or beneficiary, and require repayment of any money determined to have been paid by the system in error, if the money was paid within 6 years before demand for its repayment.

(b) Require an annual notarized statement from a retired employee or beneficiary that he is in fact receiving benefits, and withhold the benefits for failure to provide the statement.

(c) Examine and copy personnel and financial records of public employers.

[(c)] (d) Receive requests for membership from state, county or municipal entities which are not presently public employers, and determine whether or not any such entity and its employees qualify for membership as provided by this chapter.

Sec. 5. NRS 286.520 is hereby amended to read as follows:

286.520 1. Except as otherwise provided in subsection 3 and NRS 286.525, the consequences of the employment of a retired employee are:

(a) A retired employee who accepts employment or an independent contract with a public employer under this system is disqualified from receiving any allowances under this system for the duration of that employment if:

(1) He accepted the employment or independent contract within 90 calendar days after the effective date of his retirement; or

(2) He is employed in a position which is eligible to participate in this system.

(b) If a retired employee accepts employment or an independent contract with a public employer under this system more than 90 calendar days after the effective date of his retirement in a position which is not eligible to participate in this system his allowance under this system terminates immediately upon his earning more than [\$4,800] \$6,000 in any fiscal year, for the duration of that employment [.] or contract.

(c) If a retired employee accepts employment with an employer that is not a public employer under this system, he is entitled to the same allowances as a retired employee who has no employment.

2. The retired employee and the public employer shall notify the system:

(a) Within 10 days after the first day of an employment governed by paragraph (a); and

(b) Within 30 days after the first day of an employment governed by paragraph (b),
of subsection 1.

3. The system may waive for one period of 30 days or less a retired employee's disqualification under this section if the public employer certifies in writing, in advance, that the retired employee is recalled to meet an emergency and that no other qualified person is immediately available.

DEPARTMENT OF THE MILITARY
NEVADA NATIONAL GUARD

	<u>FY 1979</u>	<u>FY 1980</u>
Full-Time Employees	23 State 411 Federal	23 State 403 Federal
Expenditures	\$ 518,600 State \$17 million Federal	\$ 554,300 State \$21 million Federal

Purpose:

The Military Department under the direction of the Governor prepares and carries out the necessary rules, regulations, and programs to organize, govern, arm, equip, train, and compensate the militia of the State. The Department has the responsibility to train members of the Nevada Army and Air National Guard, and to maintain a Nevada Military Academy for the purpose of training non-commissioned officers, and for training and commissioning officers in the Nevada Army National Guard. Full federal funds are provided to pay, equip, and train Guard personnel. In addition, funds are provided to the state on a matching basis, varying from 75% federal and 25% state to 100% federal for construction and maintenance of training facilities.

Goals:

Provide an effective military organization for use by the State of Nevada in support of the Constitution and to protect life and property in times of emergency and disaster; Provide military units prepared to assume federal mobilization missions as required by the President and Congress of the United States.

Currently the Nevada Army National Guard consists of 21 units and detachments located in 9 communities throughout the state. The current strength as of 1 January 1981 is 1070, which is 86.8% of our authorized strength of 1232.

The Air National Guard consists of 10 flights and squadrons, all located at the ANG Base at Cannon International Airport in Reno. The current strength is 876, which is 88.9% of our authorized strength of 985.

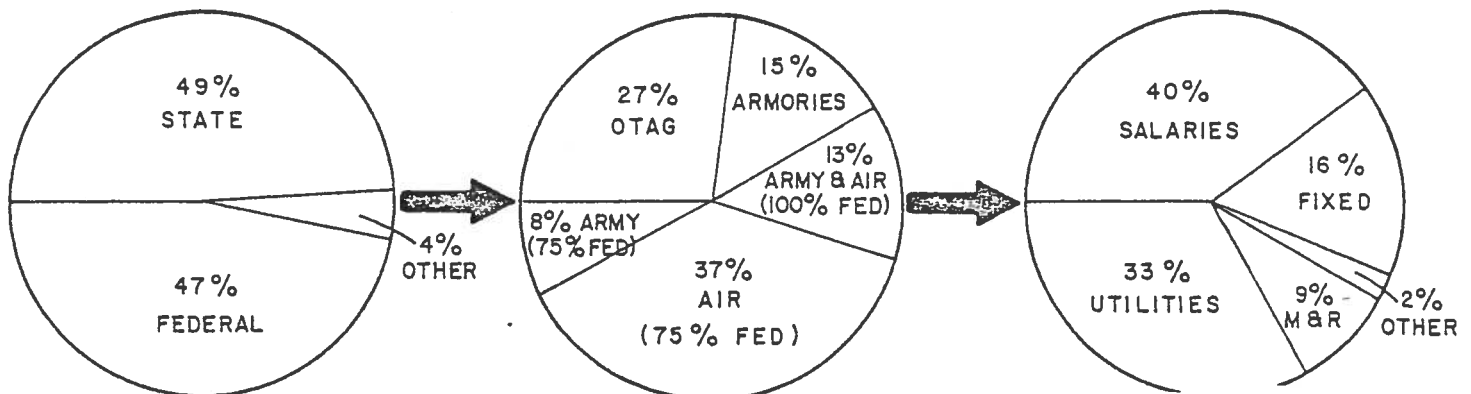


EXHIBIT B

DATE: January 30, 1981

WAYS AND MEANS COMMITTEE

GUEST LIST

NAME (PLEASE PRINT)

REPRESENTING:

Bill Engel

Military Dept

FRANKLIN L COONLEY

" "

Ace Martelle

Welfare - C.C. New.

John Duarte

Welfare CC Mr.