State of South Dakota

SEVENTY-SIXTH SESSION **LEGISLATIVE ASSEMBLY, 2001**

579E0563

SENATE BILL NO. 182

Introduced by: Senator de Hueck and Representatives Monroe and Garnos

- 1 FOR AN ACT ENTITLED, An Act to amend the General Appropriations Act for fiscal year
- 2 2001 and to provide for bonuses for certain state employees.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:
- 4 Section 1. That certain programs in chapter 14 of the 2000 Session Laws be amended to read
- 5 as follows:
- 6 DEPARTMENT OF EXECUTIVE MANAGEMENT
- 7 Employee Compensation and Health Insurance

8	Personal Services, delete	"\$3,373,195"	"\$2,784,397"	"\$3,870,002"
9	and insert	"3,948,519"	"3,259,246"	"\$4,569,955"

- 10 **BOARD OF REGENTS**
- 11 Regents Employee Compensation and Health Insurance

12	Personal Services, delete	"\$3,297,932"	"\$637,586"	"\$2,361,914"
13	and insert	"\$3,794,010"	"\$735,449"	"\$2,723,473"

- 14 UNIFIED JUDICIAL SYSTEM
- 15 Judicial Employee Compensation and Health Insurance

- 2 - SB 182

1 Personal Services, delete "\$627,628" "\$3,625" "\$10,875" 2 and insert "\$722,729" "\$3,940" "\$12,959"

LEGISLATIVE DEPARTMENT

- 4 Legislative Employee Compensation and Health Insurance
- 5 Personal Services, delete "\$99,425" and insert "\$113,675".
- 6 Adjust all totals accordingly.

3

- 7 Section 2. The Commissioner of the Bureau of Personnel, the Executive Director of the 8 Board of Regents, the Chief Justice, and the Executive Board of the Legislative Research 9 Council shall distribute two hundred and fifty dollars to each permanent full-time employee and 10 one hundred twenty five dollars to each permanent part-time employee having that status on or 11 before January 1, 2001. For the purposes of this section, permanent full-time employee, is an 12 employee who has been placed in a permanent classification and who is customarily employed 13 by a participating unit for forty hours or more per week and at least six months a year; and a 14 permanent part-time employee, is a benefitted employee who has been placed in a permanent 15 classification and who is customarily employed by a participating unit more than twenty hours 16 and less than forty hours per week and at least six months a year.
- Section 3. Any amounts appropriated in this Act not lawfully expended or obligated by June 30, 2001, shall revert in accordance with § 4-8-21.
- 19 Section 4. This Act is effective June 20, 2001.