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LB 172

you will see if you review the amendments that there is seven items of doctors' office equipment that they will be prohibited from purchasing from this point forward without a certificate of need issued by the Department of Health and those items are such things as a cat scanner, a renal dialysis equipment unit, a megavoltage radiation equipment unit and other similar items. Now in addition to that, the Department of Health is required under these amendments annually to present the Legislature with a list of additional doctors' office items which it thinks should be put on this list and that list presented by the Department of Health must be the product of the rule making proceedings of the Department of Health so that the entire medical community will be involved before any kind of a list is submitted to the Legislature. All lists have to be submitted to the Legislature by January 1st of every year. If a case is made that a particular piece of equipment needs to be included in the doctors' office provisions in order to maintain health care costs, why then the Legislature will have the opportunity to do that. Now finally, let me discuss one last provision, and that relates to the state health plan and I know Senator Cullan is going to want to elaborate on that, we have put a provision in this particular amendment that permits portions of the state health plan to be included in the rules and regulations of the Department of Health to be used as a guidance in making certificate of need determinations after the rule making proceeding has gone through. In other words, the Department of Health in its rule making proceedings can issue notices and conduct hearings, and at the conclusion of that if it so determines, may include all or any portion of the state health plan in its rules and regulations but the state health plan can be included as rules and regulations only after that rule making procedure has been undertaken. Now there are two or three other changes that we are offering in this particular set of amendments. Let me emphasize that we are maintaining in the certificate of need bill a provision requiring review of the transfer of existing facilities and the transfer of an existing facility of any kind must be reviewed by the Department of Health and the transfer must be approved or certain sanctions, such as, discontinuance of medicaid payments can be employed. Now, finally, Mr. President, let me conclude by indicating that the principal strength of this set of amendments is that we are ensuring enforcement of recapture provisions that have in fact been part of the law of the State of Nebraska since 1976 but which our information indicates, leads us to believe has not been particularly well enforced. Now,