EXECUTIVE CHAMBERS

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EXECUTIVE ORDER

Roy Romer Governor

CHANGE IN TERMS FOR OIL OVERCHARGE FUNDS TO STATES AS A RESULT OF THE DECISIONS AND ORDERS OF THE STRIPPER WELL EXEMPTION LITIGATION, M.D.L. #378

WHEREAS, Colorado has received \$10,681,687.83 to date under the provisions of the Settlement Agreement and Order in the Stripper Well Exemption Litigation, M.D.L. #378;

WHEREAS, \$7,817,706 was originally allocated by Executive Order D009586, dated September 30, 1986 and amended by Executive Orders D0126, dated December 23, 1986; D005787, dated December 16, 1987; and D006088, dated January 20, 1988; and

WHEREAS, there is a need to amend the terms of Executive Order D006088;

NOW, THEREFORE, I, Roy Romer, Governor of the State of Colorado, pursuant to the Settlement Agreement and Order of the United States District Court for the District of Kansas in Case M.D.L. #378, DO HEREBY ORDER THAT Executive Order D006088 be amended with the following correction and additions:

- 1. The \$75,000 (Seventy-five thousand and 00/100) allocated to the Denver Metropolitan Air Quality Council come from the principal funds received after the original allocation.
- 2. An additional \$50,000 (Fifty thousand and 00/100) shall be allocated to the Denver Metropolitan Air Quality Council from the principal funds received after the original allocation for energy conservation activities between October 1988 and June 1989.

3. The Office of Energy Conservation may retain five percent of the total funds received under the Settlement Agreement for administrative purposes as permitted by the Settlement Agreement without further Executive Order.

GIVEN under my hand and the Executive Seal of the State of Colorado, this 6th day of September, 1988.

Roy/Romer Governor