## First Regular Session Sixty-eighth General Assembly STATE OF COLORADO

### REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction SENATE BILL 11-214

LLS NO. 11-0968.01 Michael Dohr

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Senate Committees Appropriations **House Committees** 

# A BILL FOR AN ACT

101 CONCERNING DECOMMISSIONING FORT LYON CORRECTIONAL

102 FACILITY.

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#### **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

The bill decommissions the Fort Lyon correctional facility in the department of corrections.

Be it enacted by the General Assembly of the State of Colorado:





1	SECTION 1. Re	peal. 3-1-133, Colorado R	evised Statutes, is		
2	repealed as follows:				
3	3-1-133. Acceptance of jurisdiction over Fort Lyon. The state				
4	of Colorado hereby accepts the retrocession of jurisdiction from the				
5	United States of America over the real property comprising Fort Lyon				
6	Veterans Hospital, as provided in Public Law 89-626, approved October				
7	<del>4, 1966.</del>				
8	SECTION 2. 17-1-104.3 (1) (b), Colorado Revised Statutes, is				
9	amended to read:				
10	17-1-104.3. Correctional facilities - locations - security level.				
11	(1)(b) The correctional facilities operated by the department, the location				
12	of such facilities, and the designated security level of such facilities shall				
13	be as follows:				
14	Correctional facility	Location	Security level		
15	Colorado state	Fremont county	Level V		
16	penitentiary				
17	Centennial correctional	Fremont county	Level V		
18	facility				
19	Limon correctional	Lincoln county	Level IV		
20	facility				
21	Arkansas Valley	Crowley county	Level III		
22	correctional facility				
23	Buena Vista	Chaffee county	Level III		
24	correctional complex				
25	Colorado Territorial	Fremont county	Level III		

26correctional facility27Fort Lyon correctionalBent countyLevel III

1	facility		
2	Fremont correctional	Fremont county	Level III
3	facility		
4	Arrowhead correctional	Fremont county	Level II
5	center		
6	Four Mile correctional	Fremont county	Level II
7	center		
8	Skyline correctional	Fremont county	Level I
9	center		
10	Colorado correctional	Jefferson county	Level I
11	center		
12	Delta correctional	Delta county	Level I
13	center		
14	Rifle correctional	Garfield county	Level I
15	center		
16	Colorado correctional	Chaffee county	Level I
17	alternative program		
18	Colorado women's	Fremont county	Level IV
19	correctional facility		
20	Denver reception and	City and county	Level V
21	diagnostic center	of Denver	
22	La Vista correctional	Pueblo county	Level III
23	facility		
24	San Carlos correctional	Pueblo county	Level V
25	facility		
26	Sterling correctional	Logan county	Level V
27	facility		

1	Trinidad correctional	Las Animas county	Level II
2	facility		
3	Denver women's	City and county	Level V
4	correctional facility	of Denver	
5	Youthful offender	Pueblo county	Level III
6	system		

7 SECTION 3. Repeal. 17-20-128, Colorado Revised Statutes, is
8 repealed as follows:

9 17-20-128. State authorized to receive Fort Lyon property.
10 (1) The state is hereby authorized to receive, by and through the
11 department of corrections and its executive director, all rights, title, and
12 interest in and to the real property comprising the Fort Lyon department
13 of veterans affairs medical center that may be conveyed by the federal
14 secretary of veterans affairs.

15 (2) The executive director, as a condition of receiving the
 16 conveyance described in subsection (1) of this section, if any, shall
 17 provide appropriate public access to Kit Carson chapel and the cemetery
 18 pursuant to federal law.

19 SECTION 4. Act subject to petition - effective date. This act 20 shall take effect March 1, 2012; except that, if a referendum petition is 21 filed pursuant to section 1 (3) of article V of the state constitution against 22 this act or an item, section, or part of this act within the ninety-day period 23 after final adjournment of the general assembly, then the act, item, 24 section, or part shall not take effect unless approved by the people at the 25 general election to be held in November 2012 and shall take effect on the 26 date of the official declaration of the vote thereon by the governor, 27 whichever is later.