

H.B. 363

LIVESTOCK GRAZING AMENDMENTS

HOUSE COMMITTEE AMENDMENTS

AMENDMENT 2

FEBRUARY 1, 2024 12:47 PM

Representative **Carl R. Albrecht** proposes the following amendments:

1. *Page 2, Lines 31 through 39:*

31 (2) A property right associated with a ~~H→~~ [~~permit or lease to graze domestic livestock~~]

31a ~~grazing allotment~~ ~~←H~~ on

32 public lands is a valid existing right if the ~~H→~~ [~~permit or lease holder~~] owner of the grazing

32a allotment ~~←H~~ ;

33 (a) has a valid permit or lease issued by a federal agency that authorizes the permit or

34 lease holder to use the public lands for grazing domestic livestock;

35 (b) grazes the land in a manner consistent with sustained yield;

36 (c) is able to demonstrate that the ~~H→~~ [~~resources of the land can support continued grazing~~]

36a lands included in the grazing allotment covered by the permit are chiefly valuable for grazing

36b ~~←H~~ ;

37 and

38 (d) obtains the preference rights to the lease or permit ~~H→~~ described in Subsection (2)(a) ~~←H~~

and begins grazing

38a livestock on the public lands before a

39 final decision by a federal agency to withdraw the public lands from use for livestock grazing.