1	SENATE BILL 891
2	43rd LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 1997
3	INTRODUCED BY
4	CISCO MCSORLEY
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10	AN ACT
11	RELATING TO AGRICULTURE; AMENDING AND ENACTING SECTIONS OF THE
12	COTTON BOLL WEEVIL CONTROL ACT TO PROVIDE FOR BOLL WEEVIL
13	CONTROL BY ORGANIC COTTON PRODUCERS.
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15	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
16	Section 1. Section 76-6A-1 NMSA 1978 (being Laws 1996,
17	Chapter 77, Section 1) is amended to read:
18	"76-6A-1. SHORT TITLE[This act] <u>Chapter 76, Article 6A</u>
19	<u>NMSA 1978</u> may be cited as the "Cotton Boll Weevil Control Act"."
20	Section 2. Section 76-6A-3 NMSA 1978 (being Laws 1996,
21	Chapter 77, Section 3) is amended to read:
22	"76-6A-3. DEFINITIONSAs used in the Cotton Boll Weevil
23	Control Act:
24	A. "board" means the board of regents of New Mexico
25	state university;
	. 116473. 1

B. "cotton boll weevil" means any life stage of the cotton insect Anthonomus grandis Boheman; 2

"cotton boll weevil control committee" means the С. persons, not less than three nor more than seven, elected by a majority of the cotton producers in a designated cotton boll weevil control district:

"cotton boll weevil control district" means a D. designated area duly established under the Cotton Boll Weevil Control Act wherein a program to suppress or eradicate the cotton boll weevil is administered;

"cotton producer" means any person growing five Ε. or more acres of cotton plants. For the purposes of the Cotton Boll Weevil Control Act, only one person from any farm, sole proprietorship, corporation, partnership or any other legal business arrangement shall be eligible to vote to establish or dissolve a cotton boll weevil control district;

"department" means the New Mexico department of F. agriculture; [and]

"director" means the director of the New Mexico G. department of agriculture; and

<u>"organic cotton producer" means any person</u> H. growing cotton who is certified by the organic commodity commission as a producer of organic or transitional cotton."

Section 76-6A-5 NMSA 1978 (being Laws 1996, Section 3. Chapter 77, Section 5) is amended to read:

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"76-6A-5. COTTON BOLL WEEVIL CONTROL COMMITTEE--DUTIES AND POWERS. - -

A. [The local] <u>A</u> cotton boll weevil control committee shall prescribe control measures for any cotton planted within a cotton boll weevil control district. When prescribing control measures, the cotton boll weevil control committee shall make every effort to adhere to integrated pest management practices, 8 to allow organic cotton producers to choose organic pest management practices that will allow them to maintain their organic certification and to adhere to the management goals of individual cotton producers consistent with the goal of complete 12 eradication of the cotton boll weevil.

B. [The] A cotton boll weevil control committee may adopt regulations to set the method for determining the vield per acre of cotton lands under the control of [the] a cotton producer for purposes of calculating the assessment amount due."

Section 4. Section 76-6A-8 NMSA 1978 (being Laws 1996, Chapter 77, Section 8) is amended to read:

"76-6A-8. HEARINGS. --Within sixty days after [the] a petition has been filed with the director and upon payment of the cost estimate, the director shall cause notices to be given of the proposed hearings in areas of the state where the cotton boll weevil is of economic importance. The notices of hearing shall be published [at least fourteen days prior to the date of hearing] in a newspaper of general circulation in the proposed

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1	cotton boll weevil control district, <u>and shall be sent directly</u>
2	<u>to the organic commodity commission, at least fourteen days</u>
3	prior to the date of the hearing."
4	Section 5. Section 76-6A-11 NMSA 1978 (being Laws 1996,
5	Chapter 77, Section 11) is amended to read:
6	"76-6A-11. [LOCAL] COTTON BOLL WEEVIL CONTROL COMMITTEES
7	ADDITIONAL DUTIES AND POWERS
8	A. [In the performance of this function, local]
9	Cotton boll weevil control committees may:
10	(1) conduct programs to suppress or eradicate
11	[designated] cotton boll weevils within their [local] cotton
12	boll weevil control [district] <u>districts</u> ;
13	(2) cooperate in the administration of the
14	Cotton Boll Weevil Control Act through the use of state or
15	federal personnel and facilities or both;
16	(3) enter into contracts or cooperative
17	agreements with [other agencies, including federal] <u>state,</u>
18	<u>federal or local</u> agencies;
19	(4) publish information and conduct seminars on
20	the distribution and control of the cotton boll weevil; and
21	(5) levy and collect a special assessment,
22	based on cotton acreage or cotton yield per acre within the
23	cotton boll weevil control [district] <u>districts</u> .
24	B. [Local] Cotton boll weevil control committees
25	shall provide a complete accounting of the funds collected
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through the special assessment to all participating cotton
 producers in the cotton boll weevil control [district]
 districts.
 <u>C. The cotton boll weevil control committee shall</u>

5 send notice of the establishment of a cotton boll weevil control
6 district and its defined boundaries to the organic commodity
7 commission within fourteen days of its establishment."

Section 6. A new section of the Cotton Boll Weevil Control Act is enacted to read:

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"[<u>NEW MATERIAL</u>] ORGANIC COTTON REGULATIONS. --

A. Each organic cotton producer within an established cotton boll weevil control district shall notify the cotton boll weevil control committee in writing of the number of acres on which the organic cotton producer intends to plant organic cotton at least thirty days prior to planting.

B. The cotton boll weevil committee shall require all organic producers to pay the assessment established for the cotton boll weevil control district in the same manner as producers of conventionally grown cotton in the cotton boll weevil control district.

C. After crop planting, the cotton boll weevil control committee shall notify an organic cotton producer as to the boll weevil status of his cotton acres, as well as the boll weevil status of surrounding acres, as documented by the committee's normal boll weevil trapping program.

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1 D. The cotton boll weevil control committee shall confer with the organic cotton producer to determine measures 2 that might be taken to attempt to keep all or a portion of the 3 organic cotton producer's cotton acreage below trigger levels 4 for required treatment. If the organic cotton producer chooses 5 6 to use a nonconventional method, the cotton boll weevil control 7 committee shall pay the costs of the nonconventional method used 8 by the organic cotton producer. If boll weevil trigger levels 9 are reached on the organic cotton producer's acres and boll 10 weevil migration from outside these acres has been eliminated as 11 a cause of these levels, then the organic cotton producer shall 12 be allowed to harvest these acres, but shall not be allowed to 13 grow cotton on the acreage for one year. If the organic cotton 14 producer chooses to use conventional methods of treatment, the 15 cotton boll weevil committee shall proceed accordingly."

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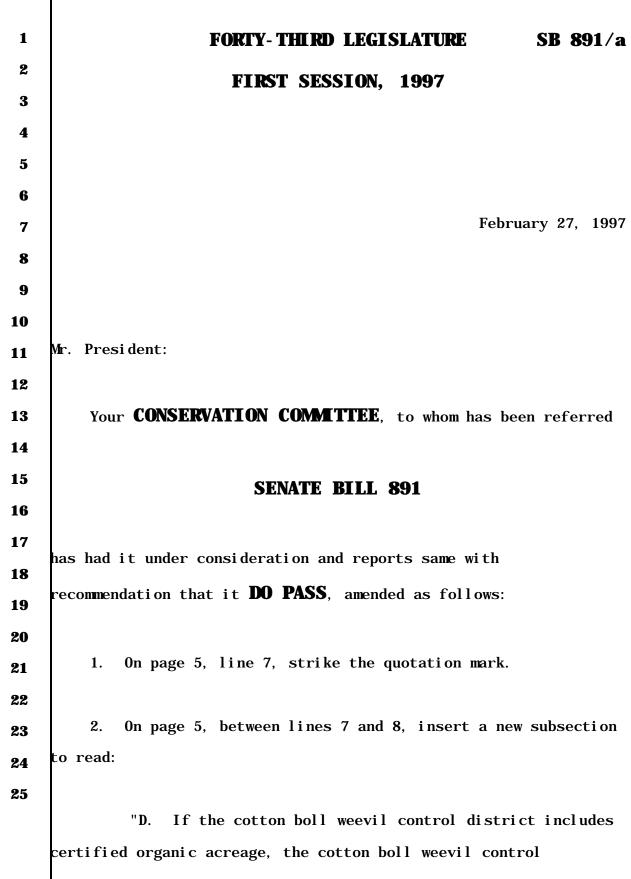
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		1	FIRST SESSION, 1997	
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		3	SCONC/SB 891	Page 8
		4	committee shall select an organic farmer operating within the	
		5	district, who shall have all the powers of a committee member, to	
		6	serve on the cotton boll weevil control committee.".	
		7		
		8	3. On page 6, line 8, after "producer" insert ", with this	
		9	payment not to exceed the amount of the assessment paid by the	
		10	organic cotton producer".	
		11		
		12	4. On page 6, line 8, after the period, insert a quotation	
		13	mark, strike the remainder of the line and strike lines 9 through	
		14	15 in their entirety,	
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	3	SCONC/SB 891	Page 9
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	6	and thence referred to the FIN	ANCE COMMITTEE.
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	9		Respectfully submitted,
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	14		Michael S. Sanchez, Chairman
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		3	SCONC/SB	891				Page 10
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1	FORTY-THIRD LEGISLATURE FIRST SESSION, 1997
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3	SCONC/SB 891 Page 11
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7	FORTY- THIRD LEGISLATURE
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11	March 6, 1997
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13	Mr. President:
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15	Your FINANCE COMMITTEE , to whom has been referred
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17	SENATE BILL 891, as amended
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20	has had it under consideration and reports same WITHOUT
21	RECOMMENDATION.
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23	Respectfully submitted,
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		1		FIRST	SESSION, 199	7	
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	State of New Mexico
	House of Representatives
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3	FORTY-THIRD LEGI SLATURE
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5	FIRST SESSION, 1997
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8	March 13, 1997
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	Mr. Speaker:
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13	Your AGRICULTURE AND WATER RESOURCES COMMITTEE, to
	whom has been referred
15	SENATE BILL 891, as anended
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	has had it under consideration and reports same with
18	recommendation that it DO PASS , amended as follows:
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20 21	1. Strike Senate Conservation Committee Amendments 3 and 4.
22	2. On page 6, line 8, after "producer" insert ", provided the
23	costs do not exceed the equivalent costs of conventional control
24	methods".
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FORTY-THIRD LEGISLATURE FIRST SESSION, 1997

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