Second Regular Session Sixty-seventh General Assembly STATE OF COLORADO

ENGROSSED

This Version Includes All Amendments Adopted on Second Reading in the House of Introduction SENATE BILL 10-001

LLS NO. 10-0441.01 Nicole Myers

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A BILL FOR AN ACT

101	CONCERNING MODIFICATIONS TO THE PUBLIC EMPLOYEES'
102	RETIREMENT ASSOCIATION NECESSARY TO REACH A ONE
103	HUNDRED PERCENT FUNDED RATIO WITHIN THE NEXT THIRTY
104	YEARS.

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 contains benefit and contribution changes to the benefit plans of the public employees' retirement association (PERA) to achieve

SENATE Am ended 2nd Reading January 29, 2010 a sound actuarial response to PERA's current financial situation. The bill makes changes to fully amortize the unfunded actuarial accrued liability of each of PERA's divisions and thereby reach a 100% funded ratio for each division within the next 30 years.

The bill contains the following three main changes and several additional changes to accomplish the 100% funded ratio:

2% increase in the amortization equalization disbursement (AED). The AED is a contribution made by each PERA employer, in addition to the employer contribution, that was enacted by the general assembly as a means of improving the funded ratio of the retirement plans administered by PERA. The AED began in the 2006 calendar year and was 0.5% of each PERA employer's total payroll. The AED increased by 0.5% for the 2007 calendar year. For employers in all divisions of PERA, current law requires the AED to increase by an additional 0.4% in the 2008 through 2012 calendar years for a total AED equal to 3% of the employer's total payroll.

The bill makes several modifications to the AED as follows:

- For employers in the state, school, and DPS divisions only, the bill extends the annual increases in the AED through the 2017 calendar year. For each of those calendar years, the AED increases by 0.4% of the employer's total payroll. After the 2017 increase, the total AED for these 3 divisions will be 5% of the employer's total payroll.
- In any year that the actuarial funded ratio of the state, school, or DPS division of PERA is at or above 103%, the bill requires the AED for that particular division to be reduced by 0.5%. Subsequent to reaching a 103% funded ratio, in any year that the actuarial funded ratio of any of these 3 divisions of PERA falls below 90%, the bill requires the AED for that particular division to be increased by 0.5%; except that the AED shall not exceed 5%.
- ! For employers in the local government division and the judicial division only, the bill freezes the annual increases in the AED beginning with the 2011 calendar year. For these 2 divisions, the bill maintains the AED at the 2010 rate of 2.2% of the employer's total payroll.
- In any year that the actuarial funded ratio of the local government or judicial division of PERA is at or above 103%, the bill requires the AED for that particular division to be reduced by 0.5%. Subsequent to reaching a 90% funded ratio, in any year that the actuarial funded ratio of either such division of PERA falls below 90%, the bill requires the AED for that particular division to be increased by 0.5%; except that the AED shall not exceed

5%.

2% increase in the supplemental amortization equalization disbursement (SAED). The SAED is a contribution made by each PERA employer but is funded from moneys that would otherwise be used by the employer for employees' annual raises. The SAED is in addition to the employer and employee contributions and the AED. Like the AED, it was enacted by the general assembly as a means of improving the funded ratio of the retirement plans administered by PERA. The SAED began in the 2008 calendar year and was 0.5% of each PERA employer's total payroll. For employers in all divisions of PERA, current law requires the SAED to increase by an additional 0.5% in the 2009 through the 2013 calendar years for a total SAED equal to 3% of the employer's total payroll.

The bill also makes several modifications to the SAED as follows:

- For the employers in the state, school, and DPS divisions only, the bill extends the annual increases in the SAED through the 2017 calendar year. For each of those calendar years, the SAED increases by 0.5% of the employer's total payroll. After the 2017 increase, the total SAED for these 3 divisions will be 5% of the employer's total payroll, but it will be funded from moneys that would have otherwise been used for employees' annual raises.
- In any year that the actuarial funded ratio of the state, school, or DPS division of PERA is at or above 103%, the bill requires the SAED for that particular division to be reduced by 0.5%. Subsequent to reaching a 103% funded ratio, in any year that the actuarial funded ratio of any of these 3 divisions of PERA falls below 90%, the bill requires the SAED for that particular division to be increased by 0.5%; except that the SAED shall not exceed 5%.
- ! For employers in the local government division and the judicial division only, the bill freezes the annual increases in the SAED beginning with the 2011 calendar year. For these 2 divisions, the bill maintains the SAED at the 2010 rate of 1.5% of the employer's total payroll, but, to the extent allowed by law, it will be funded from moneys that would have otherwise been used for employees' annual raises.
- In any year that the actuarial funded ratio of the local government or judicial division of PERA is at or above 103%, the bill requires the SAED for that particular division to be reduced by 0.5%. Subsequent to reaching a 90% funded ratio, in any year that the actuarial funded ratio of either such division of PERA falls below 90%, the bill

requires the SAED for that particular division to be increased by 0.5%; except that the SAED shall not exceed 5%.

2% cap on the cost of living adjustment (COLA) for all retirees, members, and inactive members. Currently, the annual COLA for benefit recipients is either 3.5% or the lesser of 3% or inflation, depending on when the member began membership in PERA. For the years 2010 and 2011, the bill reduces the COLA to the lesser of 2% or inflation and requires the inflation calculation to be based on specified periods during the 2008 and 2009 calendar years, resulting in a 0% or near 0% COLA for those 2 years. For the year 2012 and each year thereafter, the bill changes the COLA to the applicable COLA cap, which will be 2% for the foreseeable future, unless PERA experiences a year with a negative investment return. A year with a negative investment return triggers a 3-year period during which the COLA will be the lesser of inflation or the COLA cap. The bill makes the following additional changes regarding the COLA:

- ! Specifies that benefits for all benefit recipients will be adjusted with the COLA each year with the July benefit.
- ! Requires benefit recipients whose effective date of retirement is on or after January 1, 2011, to receive benefits for at least a 12-month period following retirement before the benefit is adjusted with the COLA. In addition, for members who are not eligible to retire as of January 1, 2011, the bill requires that members retiring with a reduced service retirement reach the age of 60 or meet the applicable age and service requirement for a full service retirement to be eligible to receive the COLA.
- Increases the 2% COLA limit by 0.25% in each year that the actuarial funded ratio of PERA is at or above 103%. If, after reaching a 103% funded ratio, the funded ratio subsequently falls below 90%, the bill reduces the COLA limit by 0.25% in each year that the funded ratio is below 90%, but specifies that the COLA limit will never go below 2%. This change applies to the COLA for all current and future retirees.

Additional change for PERA employers. The bill makes the following change that affects employers in only the school and DPS divisions:

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Eliminate increase in employer contribution. Pursuant to current law, the employer contribution for employers in the school division and the DPS division will increase by 0.4% beginning in 2013. The bill eliminates this increase and maintains the employer contribution of 10.15% for the school division and 13.75% for the DPS division.

Additional changes for active and inactive PERA members. The bill makes several additional changes that affect active and inactive members as follows:

- Highest Average Salary (HAS). Currently, a PERA member's HAS is based on an average of the highest annual salaries associated with 3 periods of 12 consecutive months of service with a base year. Current law also imposes either an 8% or 15% cap on the amount of salary increase from one year to the next that will be counted toward the HAS calculation, depending on whether a person was a member, inactive member, or retiree on certain dates. For members who are not yet able to draw a full or reduced service retirement benefit on January 1, 2011, the bill maintains the current 3-year HAS calculation but imposes an 8% cap on the amount of salary increase from one year to the next that will be counted toward the HAS calculation.
- ! **50% employer matching contribution.** Currently, all members who receive a refund of their PERA accounts prior to meeting the age and service requirements for a retirement benefit receive a matching employer contribution that is equal to 50% of the employee contributions in the member's contribution account. The bill eliminates the 50% matching contribution for members who receive a refund when they have fewer than 5 years of earned service credit. Employees who have fewer than 5 years of service credit on the effective date of the bill and who receive a refund of their account will receive the 50% match on any employee contributions made through the effective date of the bill.
- İ Service retirement eligibility. A member is currently required to have 30 years of service and to have reached the age of 50 or 55, depending on when the employee began employment with a PERA employer, to retire with a full retirement benefit. This is commonly known as the rule of 80 or the rule of 85, respectively. The bill modifies the age and service requirements for a full service retirement as follows: For existing members with less than 5 years of service credit, the rule of 85 applies with a required minimum age of 55 to retire. For members hired on or after January 1, 2011, but prior to January 1, 2017, the bill creates a new rule of 88 by requiring members to have 30 years of service and to have reached the age of 58 to retire with a full retirement benefit. For members hired on or after January 1, 2017, the bill creates a new rule of 90 by

requiring members to have 30 years of service and to have reached the age of 60 to retire with a full retirement benefit. These changes do not apply to state troopers.

- **Early retirement reduction factors.** Under current law, the retirement benefit for members who retire early is reduced by a certain percentage, depending on when the member retires, for each year or fraction of a year that the member would have had to work to be eligible for a full retirement benefit. The bill changes the reduction factor to the actuarial cost of the reduction to ensure that early retirement benefits are not greater than the actuarial equivalent of a full service retirement benefit at the earliest date of retirement eligibile to draw a retirement benefit on January 1, 2011.
- ! COLA. Currently, the benefit of any vested inactive member who began PERA membership on or before December 31, 2006, and who terminated PERA membership with at least 25 years of service credit is increased by the COLA that would have been granted to the account if the retirement benefit had been paid since the date of termination of membership. The bill eliminates this provision for members who are not eligible to draw a benefit on January 1, 2011.

Additional changes for PERA retirees. The bill makes the following additional changes for PERA retirees who return to employment with a PERA employer after retirement:

- ! Working retiree contribution. Currently, when a retiree returns to work for a PERA employer without suspending his or her retirement, the retiree is not required to pay member contributions to PERA. The bill requires a retiree who returns to work for a PERA employer to make a working retiree contribution to PERA. The bill specifies that the working retiree contribution is an amount equal to what would be paid to PERA as a member contribution, but that the working retiree contribution is not considered a member contribution and will not be deposited in the retiree's member contribution account.
- ! Employment after service retirement for members in the school and DPS divisions and higher education members in the state division. Current law limits the number of hours and days that a service retiree may work for a PERA employer to 110 days in a calendar year if the retiree works for more than 4 hours a day or 720 hours in a calendar year if the retiree works for less than 4 hours a

day. For each PERA employer in the school and DPS divisions and the higher education employers in the state division, the bill increases the maximum number of days that a retiree may work to 140 days in a calendar year if the retiree works for more than 4 hours a day or 916 hours in the calendar year if the retiree works for less than 4 hours a day. Such increases apply to only 10 employees for each employer in the school division and DPS division and each higher education employer in the state division. In addition, the bill specifies that for the first 110 days of such employment, the employer shall submit the employer contribution, the working retiree contribution, the AED, and the SAED to PERA and for the last 30 days of such employment, all such contributions shall be funded by a reduction in the salary of the service retiree.

- Į. Benefit calculation for service earned after retirement. The bill prevents retirees who suspend their retirement benefit and return to work for a PERA employer from adding service credit to their original retirement benefit. Instead, the bill requires that each period of service for a PERA employer after retirement be calculated as a separate benefit segment under the benefit structure that was in place when the retiree originally retired. If the retiree works for at least a year, the retiree is entitled to an additional benefit upon re-retirement or can choose a refund of any moneys credited to the member's contribution account during the period that the retiree worked after retirement, plus the applicable employer matching contribution. If the retiree works for less than a year, the retiree is entitled to the refund only.
- ! **Optional retirement plan.** The bill allows a retiree working for an institution of higher education to suspend retirement benefits and return to PERA membership pursuant to PERA laws. In addition, the bill specifies that a retiree in an optional retirement plan who has returned to work at an institution of higher education without suspending his or her benefit is not subject to the working retiree contribution.

DPS division. The bill implements the same changes to the DPS division of PERA as are implemented to the school division to fully amortize the unfunded actuarial accrued liability of the DPS division.

PERA board of trustees. The bill requires the PERA board of trustees to determine the total aggregate actuarial funded ratio of PERA and then to determine the actuarial funded ratio of each division separately. The bill requires PERA to submit a report to the general

assembly on January 1, 2016, and every 5 years thereafter, regarding the economic impact of the changes included in the bill to the annual increase provisions on the retirees and benefit recipients as compared to the actual rate of inflation and the progress made toward eliminating the unfunded liabilities of each division of PERA.

1 Be it enacted by the General Assembly of the State of Colorado: 2 SECTION 1. 24-51-101 (6.5) and (30), Colorado Revised 3 Statutes, are amended, and the said 24-51-101 is further amended BY 4 THE ADDITION OF A NEW SUBSECTION, to read: 5 **24-51-101. Definitions.** As used in this article, unless the context 6 otherwise requires and except as otherwise defined in part 17 of this 7 article: 8 (6.5) "Base benefit" means the initial benefit for a benefit which 9 THAT becomes effective after March 1, 2000 MARCH 1, 2009. For a 10 benefit which THAT became effective on or before March 1, 2000 MARCH 11 1,2009, "base benefit" means the total benefit payable as of February 28, 12 2001 JUNE 30, 2010, including the sum of the initial benefit, accumulated 13 annual increases, and cost of living increases. 14 (30)"Member contribution" means the money paid to the 15 association which THAT equals a percentage of the member's salary as determined pursuant to the provisions of section 24-51-401 (1.7). 16 "MEMBER CONTRIBUTION" DOES NOT INCLUDE WORKING RETIREE 17 18 CONTRIBUTIONS AS DEFINED IN SUBSECTION (53) OF THIS SECTION. 19 (53) "WORKING RETIREE CONTRIBUTIONS" MEANS AN AMOUNT 20 PAID TO THE ASSOCIATION THAT EQUALS THE PERCENTAGE OF SALARY 21 THAT WOULD BE PAID AS MEMBER CONTRIBUTIONS PURSUANT TO SECTION 22 24-51-401 (1.7) (a); EXCEPT THAT WORKING RETIREE CONTRIBUTIONS 23 SHALL NOT BE CONSIDERED MEMBER CONTRIBUTIONS AND SHALL NOT BE

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1 DEPOSITED IN THE MEMBER CONTRIBUTION ACCOUNT.

SECTION 2. 24-51-101 (25) (b), Colorado Revised Statutes, is
 amended BY THE ADDITION OF A NEW SUBPARAGRAPH to read:
 24-51-101. Definitions. As used in this article, unless the context
 otherwise requires and except as otherwise defined in part 17 of this
 article:

7 (25) (b) (V) NOTWITHSTANDING ANY OTHER PROVISION OF THIS 8 PARAGRAPH (b), IN CALCULATING HIGHEST AVERAGE SALARY FOR A 9 MEMBER OR INACTIVE MEMBER NOT ELIGIBLE FOR SERVICE OR REDUCED 10 SERVICE RETIREMENT ON JANUARY 1, 2011, THE ASSOCIATION SHALL 11 DETERMINE THE HIGHEST ANNUAL SALARIES ASSOCIATED WITH FOUR 12 PERIODS OF TWELVE CONSECUTIVE MONTHS OF SERVICE CREDIT. THE 13 LOWEST OF SUCH ANNUAL SALARIES SHALL BE THE BASE SALARY. THE 14 FIRST ANNUAL SALARY TO BE USED IN THE HIGHEST AVERAGE SALARY 15 CALCULATION SHALL BE THE ACTUAL SALARY REPORTED UP TO ONE 16 HUNDRED EIGHT PERCENT OF THE BASE SALARY. THE SECOND ANNUAL 17 SALARY TO BE USED IN THE HIGHEST AVERAGE SALARY CALCULATION 18 SHALL BE THE ACTUAL SALARY REPORTED UP TO ONE HUNDRED EIGHT 19 PERCENT OF THE FIRST ANNUAL SALARY USED IN THE HIGHEST AVERAGE 20 SALARY CALCULATION. THE THIRD ANNUAL SALARY TO BE USED IN THE 21 HIGHEST AVERAGE SALARY CALCULATION SHALL BE THE ACTUAL SALARY 22 REPORTED UP TO ONE HUNDRED EIGHT PERCENT OF THE SECOND ANNUAL 23 SALARY USED IN THE HIGHEST AVERAGE SALARY CALCULATION. THIS 24 SUBPARAGRAPH (V) SHALL NOT APPLY TO MEMBERS OF THE JUDICIAL 25 DIVISION, EXCEPT FOR DPS MEMBERS OF THE JUDICIAL DIVISION WHO 26 HAVE EXERCISED PORTABILITY PURSUANT TO SECTION 24-51-1747 AND 27 SELECTED THE DENVER PUBLIC SCHOOLS BENEFIT STRUCTURE. THIS

SUBPARAGRAPH (V) SHALL APPLY TO DPS MEMBERS IN ACCORDANCE
 WITH SECTION 24-51-1702 (17).

3 SECTION 3. 24-51-204 (7), Colorado Revised Statutes, is
4 amended to read:

5 **24-51-204. Duties of the board.** (7) (a) The board or its 6 designated agent shall submit an annual actuarial valuation report to the 7 legislative audit committee and the joint budget committee of the general 8 assembly, together with any recommendations concerning such liabilities 9 that have accrued.

10 (b) IN THE ANNUAL ACTUARIAL VALUATION, THE BOARD SHALL
11 FIRST DETERMINE THE TOTAL AGGREGATE ACTUARIAL FUNDED RATIO OF
12 THE ASSOCIATION, APPLY THE ADJUSTMENTS PURSUANT TO SECTION
13 24-51-1009.5, AND THEN DETERMINE THE ACTUARIAL FUNDED RATIO OF
14 EACH DIVISION SEPARATELY.

15 <u>SECTION 4. Part 2 of article 51 of title 24, Colorado Revised</u>
 16 <u>Statutes, is amended BY THE ADDITION OF A NEW SECTION to</u>
 17 read:

18 <u>24-51-211.5. Notice of possible change in benefits - actuarial</u>

19 **necessity.** The association shall provide written notice to each

20 MEMBER, DPS MEMBER, AND INACTIVE MEMBER OF THE ASSOCIATION

21 THAT IN THE EVENT OF AN ACTUARIAL NECESSITY, THE GENERAL

22 ASSEMBLY MAY MODIFY BY BILL THE BENEFITS ALLOWED TO MEMBERS OF

23 THE DEFINED BENEFIT PLAN, SO LONG AS THE BENEFITS OF MEMBERS WHO

24 ARE ELIGIBLE FOR A SERVICE RETIREMENT BENEFIT OR A REDUCED SERVICE

25 <u>RETIREMENT BENEFIT PURSUANT TO SECTIONS 24-51-602 AND 24-51-604</u>,

26 <u>RESPECTIVELY, ARE NOT MODIFIED.</u>

27 **SECTION 5.** Part 2 of article 51 of title 24, Colorado Revised

Statutes, is amended BY THE ADDITION OF A NEW SECTION to
 read:

3 **24-51-220.** Report to general assembly. The Association 4 SHALL PROVIDE A REPORT TO THE GENERAL ASSEMBLY ON JANUARY 1, 5 2016, AND EVERY FIVE YEARS THEREAFTER, REGARDING THE ECONOMIC 6 IMPACT OF THE 2010 LEGISLATIVE CHANGES TO THE ANNUAL INCREASE 7 PROVISIONS ON THE RETIREES AND BENEFIT RECIPIENTS AS COMPARED TO 8 THE ACTUAL RATE OF INFLATION AND THE PROGRESS MADE TOWARD 9 ELIMINATING THE UNFUNDED LIABILITIES OF EACH DIVISION OF THE 10 ASSOCIATION.

SECTION <u>6.</u> 24-51-401 (1.7) (a) and (3), Colorado Revised
Statutes, are amended to read:

13 24-51-401. Employer and member contributions. 14 (1.7) (a) Employers shall deliver a contribution report and the full 15 amount of employer and CONTRIBUTIONS, member contributions, AND 16 WORKING RETIREE CONTRIBUTIONS to the association within five days 17 after the date members and retirees are paid. Except as provided in 18 subsection (7) of this section and section 24-51-408.5, such contributions 19 shall be based upon the rates for the appropriate division as set forth in 20 the following table multiplied by the salary, as defined in section 21 24-51-101 (42), paid to members and retirees for the payroll period:

22

TABLE A

23

CONTRIBUTION RATES

24	Division	Membership	Employer Rate	Member Rate
25	State	All Members	10.15%	8.0%
26		Except		
27		State Troopers	12.85%	10.0%

1	School	All Members		
2		1/1/2006 through	10.15%	8.0%
3		12/31/2012		
4		1/1/2013 and	10.55%	8.0%
5		thereafter		
6		ALL MEMBERS	10.15%	8.0%
7	Local			
8	Government	All Members	10.0%	8.0%
9	Judicial	All Members	13.66%	8.0%
10	DPS	1/1/2010 through	13.75%	8.0%
11		12/31/2012		
12		1/1/2013 and	14.15%	8.0%
13		thereafter		
14		ALL MEMBERS	13.75%	8.0%
15	(3) Th	ne employer shall be a	assessed by the associ	ation, pursuant to
16	rules adopted	d by the board, inte	rest on the contribut	tions, INCLUDING
17	WORKING RE	TIREE CONTRIBUTION	NS, if either contribu	tions or member
18	information i	s not submitted by the	e date established in s	ubsection (1.7) of
19	this section.			
20	SECT	TION <u>7.</u> 24-51-403, 0	Colorado Revised Sta	tutes, is amended
21	to read:			
22	24-51	-403. Contributions	s assumed and paid h	oy the employer.
23	For purposes	s of deferring federa	al income tax impose	ed on salary, the
24	member con	tributions AND THE	E WORKING RETIREE	CONTRIBUTIONS
25	assumed and	l paid for by the emp	ployer shall be in lie	u of paying such
26	amounts as sa	alary and shall be trea	ted as employer contr	ibutions pursuant
27	to the provisi	ons of 26 U.S.C. sec	. 414 (h) (2), as amend	ded. For all other

purposes of this article, member contributions assumed and paid for by
 the employer shall be considered member contributions.

3 SECTION <u>8.</u> The introductory portion to 24-51-408 (2) and 4 24-51-408 (4), Colorado Revised Statutes, are amended, and the said 5 24-51-408 is further amended BY THE ADDITION OF A NEW 6 SUBSECTION, to read:

7 Matching employer contributions. 24-51-408. (2)For 8 members who HAVE FIVE OR MORE YEARS OF EARNED SERVICE CREDIT 9 AND receive a refund prior to sixty-five years of age and prior to meeting 10 the age and service requirements for a service or reduced service 11 retirement benefit, the amount of matching employer contributions paid 12 shall be one-half of an amount equal to the member contribution account 13 less:

14 (2.5) NOTWITHSTANDING SUBSECTION (2) OF THIS SECTION, FOR A 15 MEMBER WHO HAS LESS THAN FIVE YEARS OF EARNED SERVICE CREDIT AS 16 OF THE DATE OF REFUND AND WHO RECEIVES A REFUND PRIOR TO 17 SIXTY-FIVE YEARS OF AGE AND PRIOR TO MEETING THE AGE AND SERVICE 18 REQUIREMENTS FOR A SERVICE OR REDUCED SERVICE RETIREMENT 19 BENEFIT, THE AMOUNT OF MATCHING EMPLOYER CONTRIBUTIONS PAID 20 SHALL BE ONE-HALF OF AN AMOUNT EQUAL TO THE MEMBER 21 CONTRIBUTION ACCOUNT ACCUMULATED PRIOR TO JANUARY 1, 2011, 22 LESS:

(a) ANY AMOUNTS PAID FOR THE PURCHASE OF SERVICE CREDIT;
(b) ANY PAYMENTS IN LIEU OF MEMBER CONTRIBUTIONS; AND
(c) ANY INTEREST ACCRUED ON THE AMOUNTS SPECIFIED IN
PARAGRAPHS (a) AND (b) OF THIS SUBSECTION (2.5).

27 (4) The provisions of this section shall not apply to DPS member

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1 CONTRIBUTION accounts that exist on December 31, 2009, with regard to 2 past contributions or future contributions. Member CONTRIBUTION 3 accounts in the Denver public schools division created on or after January 4 1, 2010, shall be governed by this section.

5 SECTION 9. 24-51-411, Colorado Revised Statutes, is amended 6 to read:

7

24-51-411.

Amortization equalization disbursement. 8 (1) Beginning January 1, 2006, each employer shall deliver to the 9 association an amortization equalization disbursement and, beginning 10 January 1, 2008, a supplemental amortization equalization disbursement 11 pursuant to the same procedures specified for employer contributions in 12 section 24-51-401 (1.7).

13 For the calendar year beginning January 1, 2006, the (2)14 amortization equalization disbursement shall be one-half of one percent 15 of the employer's total payroll. The amortization equalization payment 16 shall increase by one-half of one percent of total payroll on January 1, 17 2007, and, SUBJECT TO SUBSECTION (4) OF THIS SECTION, shall increase by 18 four-tenths of one percent of total payroll at the start of each of the 19 calendar years following 2007 through 2012. For purposes of this 20 section, the employer's total payroll shall be calculated by applying the 21 definition of salary, pursuant to section 24-51-101 (42), to the payroll for 22 all employees working for the employer who are members of the 23 association, or who were eligible to elect to become members of the 24 association on or after January 1, 2006, including any amounts paid in 25 connection with the employment of a retiree by an employer pursuant to 26 section 24-51-1101 (2). Beginning January 1, 2010, employers of the Denver public schools division shall pay the then-applicable accumulated 27

rate of amortization equalization disbursement and the escalating rate in
 accordance with the provisions of this section.

3 (3) FOR THE CALENDAR YEAR BEGINNING JANUARY 1, 2013, FOR 4 EMPLOYERS IN THE SCHOOL AND DENVER PUBLIC SCHOOLS DIVISIONS, THE 5 AMORTIZATION EQUALIZATION DISBURSEMENT PAYMENT SHALL INCREASE 6 BY FOUR-TENTHS OF ONE PERCENT OF TOTAL PAYROLL AT THE START OF 7 EACH OF THE CALENDAR YEARS THROUGH 2015. FOR THE CALENDAR 8 YEAR 2016, FOR EMPLOYERS IN THE SCHOOL AND DENVER PUBLIC 9 SCHOOLS DIVISIONS, THE AMORTIZATION EQUALIZATION DISBURSEMENT 10 PAYMENT SHALL INCREASE BY THREE-TENTHS OF ONE PERCENT OF TOTAL 11 PAYROLL AT THE START OF THE 2016 CALENDAR YEAR. FOR PURPOSES OF 12 THIS SECTION, THE EMPLOYER'S TOTAL PAYROLL SHALL BE CALCULATED 13 BY APPLYING THE DEFINITION OF SALARY, PURSUANT TO SECTION 14 24-51-101 (42), TO THE PAYROLL FOR ALL EMPLOYEES WORKING FOR THE 15 EMPLOYER WHO ARE MEMBERS OF THE ASSOCIATION, OR WHO WERE 16 ELIGIBLE TO ELECT TO BECOME MEMBERS OF THE ASSOCIATION ON OR 17 AFTER JANUARY 1, 2006, INCLUDING ANY AMOUNTS PAID IN CONNECTION 18 WITH THE EMPLOYMENT OF A RETIREE BY AN EMPLOYER PURSUANT TO 19 SECTION 24-51-1101 (2).

20	(3.5) FOR THE CALENDAR YEAR BEGINNING JANUARY 1, 2013, FOR
21	EMPLOYERS IN THE STATE DIVISION, THE AMORTIZATION EQUALIZATION
22	DISBURSEMENT PAYMENT SHALL INCREASE BY FOUR-TENTHS OF ONE
23	PERCENT OF TOTAL PAYROLL AT THE START OF EACH OF THE CALENDAR
24	YEARS THROUGH 2017. FOR PURPOSES OF THIS SECTION, THE EMPLOYER'S
25	TOTAL PAYROLL SHALL BE CALCULATED BY APPLYING THE DEFINITION OF
26	SALARY, PURSUANT TO SECTION 24-51-101 (42), TO THE PAYROLL FOR ALL
27	EMPLOYEES WORKING FOR THE EMPLOYER WHO ARE MEMBERS OF THE

<u>ASSOCIATION, OR WHO WERE ELIGIBLE TO ELECT TO BECOME MEMBERS OF</u>
 <u>THE ASSOCIATION ON OR AFTER JANUARY 1, 2006, INCLUDING ANY</u>
 <u>AMOUNTS PAID IN CONNECTION WITH THE EMPLOYMENT OF A RETIREE BY</u>
 <u>AN EMPLOYER PURSUANT TO SECTION 24-51-1101 (2).</u>

5 (4) FOR EMPLOYERS IN THE LOCAL GOVERNMENT DIVISION AND
6 THE JUDICIAL DIVISION, THE AMORTIZATION EQUALIZATION
7 DISBURSEMENT SHALL NOT EXCEED THE 2010 CALENDAR YEAR RATES
8 UNLESS THE RATES ARE REQUIRED TO INCREASE IN ACCORDANCE WITH
9 SUBSECTION (9) OF THIS SECTION.

10 (3.2) (5) For the calendar year beginning January 1, 2008, the 11 supplemental amortization equalization disbursement shall be one-half of 12 one percent of the employer's total payroll. The supplemental 13 amortization equalization disbursement, SUBJECT TO SUBSECTION (7) OF 14 THIS SECTION, shall increase by one-half of one percent of total payroll on 15 January 1 of each year following 2008 through 2013. For purposes of this 16 section, the employer's total payroll shall be calculated by applying the 17 definition of salary, pursuant to section 24-51-101 (42), to the payroll for 18 all employees working for the employer who are members of the 19 association, or who were eligible to elect to become members of the 20 association on or after January 1, 2006, including any amounts paid in 21 connection with the employment of a retiree by an employer pursuant to 22 section 24-51-1101 (2). Beginning on January 1, 2010, employers of the 23 Denver public schools division shall pay the then-applicable accumulated 24 rate of supplemental amortization equalization disbursement and the 25 escalating rate in accordance with the provisions of this section.

26 (6) FOR THE CALENDAR YEAR BEGINNING JANUARY 1, 2014, FOR
 27 EMPLOYERS IN THE <u>SCHOOL</u> AND DENVER PUBLIC SCHOOLS DIVISIONS, THE

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1 SUPPLEMENTAL AMORTIZATION EQUALIZATION DISBURSEMENT PAYMENT 2 SHALL INCREASE BY ONE-HALF OF ONE PERCENT OF TOTAL PAYROLL AT 3 THE START OF EACH OF THE CALENDAR YEARS THROUGH 2018. For 4 PURPOSES OF THIS SECTION, THE EMPLOYER'S TOTAL PAYROLL SHALL BE 5 CALCULATED BY APPLYING THE DEFINITION OF SALARY, PURSUANT TO 6 SECTION 24-51-101 (42), TO THE PAYROLL FOR ALL EMPLOYEES WORKING 7 FOR THE EMPLOYER WHO ARE MEMBERS OF THE ASSOCIATION, OR WHO 8 WERE ELIGIBLE TO ELECT TO BECOME MEMBERS OF THE ASSOCIATION ON 9 OR AFTER JANUARY 1, 2006, INCLUDING ANY AMOUNTS PAID IN 10 CONNECTION WITH THE EMPLOYMENT OF A RETIREE BY AN EMPLOYER 11 PURSUANT TO SECTION 24-51-1101 (2).

12 (6.5) FOR THE CALENDAR YEAR BEGINNING JANUARY 1, 2014, FOR 13 EMPLOYERS IN THE STATE DIVISION, THE SUPPLEMENTAL AMORTIZATION 14 EQUALIZATION DISBURSEMENT PAYMENT SHALL INCREASE BY ONE-HALF 15 OF ONE PERCENT OF TOTAL PAYROLL AT THE START OF EACH OF THE 16 CALENDAR YEARS THROUGH 2017. FOR PURPOSES OF THIS SECTION, THE 17 EMPLOYER'S TOTAL PAYROLL SHALL BE CALCULATED BY APPLYING THE 18 DEFINITION OF SALARY, PURSUANT TO SECTION 24-51-101 (42), TO THE 19 PAYROLL FOR ALL EMPLOYEES WORKING FOR THE EMPLOYER WHO ARE 20 MEMBERS OF THE ASSOCIATION, OR WHO WERE ELIGIBLE TO ELECT TO 21 BECOME MEMBERS OF THE ASSOCIATION ON OR AFTER JANUARY 1, 2006, 22 INCLUDING ANY AMOUNTS PAID IN CONNECTION WITH THE EMPLOYMENT 23 OF A RETIREE BY AN EMPLOYER PURSUANT TO SECTION 24-51-1101 (2). 24 (7) FOR EMPLOYERS IN THE LOCAL GOVERNMENT DIVISION AND 25 THE JUDICIAL DIVISION, THE SUPPLEMENTAL AMORTIZATION 26 EQUALIZATION DISBURSEMENT SHALL NOT EXCEED THE 2010 CALENDAR 27 YEAR RATES UNLESS THE RATES ARE REQUIRED TO INCREASE IN

1 ACCORDANCE WITH SUBSECTION (9) OF THIS SECTION.

2 (3.5) (8) The amortization equalization disbursement and the 3 supplemental amortization equalization disbursement payments by all 4 EMPLOYERS IN THE STATE, SCHOOL, AND DENVER PUBLIC SCHOOLS 5 divisions shall continue AT THE RATE SPECIFIED IN SUBSECTIONS (3), (3.5),6 (6), AND (6.5) OF THIS SECTION until adjusted pursuant to this subsection 7 (3.5) SUBSECTION (8). When the actuarial funded ratio of a particular THE 8 STATE, SCHOOL, OR DENVER PUBLIC SCHOOLS division of the association, 9 BASED ON THE ACTUARIAL VALUE OF ASSETS, is AT OR ABOVE one hundred 10 THREE percent as determined in the annual actuarial study of the 11 association, the actuary shall determine the amount by which the OF THE 12 amortization equalization disbursement and supplemental amortization 13 equalization disbursement can SHALL be reduced, in equal parts, for that 14 particular division and still maintain the actuarial funded ratio of that 15 division at one hundred percent. The amortization equalization 16 disbursement and supplemental amortization equalization disbursement 17 shall be reduced for that division in the amounts determined by the 18 actuary effective January 1 of the following year. At such time as a 19 division is determined in the annual actuarial valuation to have reached 20 a thirty-year or less amortization period of its unfunded liabilities, the 21 board shall cause to be conducted an actuarial study to assess the 22 amortization equalization disbursement and the supplemental 23 amortization equalization disbursement, and the board may make 24 appropriate recommendations to the general assembly BY ONE-HALF OF 25 ONE PERCENT EACH. IF THE ACTUARIAL FUNDED RATIO OF THE DIVISION 26 BASED ON THE ACTUARIAL VALUE OF ASSETS REACHES ONE HUNDRED 27 THREE PERCENT AND SUBSEQUENTLY THE ACTUARIAL FUNDED RATIO OF

1 THE DIVISION IS BELOW NINETY PERCENT, THE AMORTIZATION 2 EQUALIZATION DISBURSEMENT AND SUPPLEMENTAL AMORTIZATION 3 EQUALIZATION DISBURSEMENT SHALL BE INCREASED BY ONE-HALF OF ONE 4 PERCENT EACH; EXCEPT THAT, AT NO TIME SHALL THE AMORTIZATION 5 EQUALIZATION DISBURSEMENT FOR THE SCHOOL AND DENVER PUBLIC 6 SCHOOLS DIVISIONS EXCEED FOUR AND ONE-HALF PERCENT OR FOR THE 7 STATE DIVISION EXCEED FIVE PERCENT NOR SHALL THE SUPPLEMENTAL 8 AMORTIZATION EQUALIZATION DISBURSEMENT FOR THE SCHOOL AND 9 DENVER PUBLIC SCHOOLS DIVISIONS EXCEED FIVE AND ONE-HALF PERCENT 10 EACH OR FOR THE STATE DIVISION EXCEED FIVE PERCENT.

11 (9) THE AMORTIZATION EQUALIZATION DISBURSEMENT AND THE 12 SUPPLEMENTAL AMORTIZATION EQUALIZATION DISBURSEMENT PAYMENTS 13 BY EMPLOYERS IN THE LOCAL GOVERNMENT DIVISION AND JUDICIAL 14 DIVISION SHALL CONTINUE AT THE RATE SPECIFIED IN SUBSECTIONS (4) 15 AND (7) OF THIS SECTION UNTIL ADJUSTED PURSUANT TO THIS SUBSECTION 16 (9). WHEN THE ACTUARIAL FUNDED RATIO OF THE LOCAL GOVERNMENT 17 DIVISION OR JUDICIAL DIVISION OF THE ASSOCIATION, BASED ON THE 18 ACTUARIAL VALUE OF THE ASSETS, IS AT OR ABOVE ONE HUNDRED THREE 19 PERCENT AS DETERMINED IN THE ANNUAL ACTUARIAL STUDY OF THE 20 ASSOCIATION, THE AMOUNT OF THE AMORTIZATION EQUALIZATION 21 DISBURSEMENT AND SUPPLEMENTAL AMORTIZATION EQUALIZATION 22 DISBURSEMENT SHALL BE REDUCED FOR EMPLOYERS IN THAT PARTICULAR 23 DIVISION BY ONE-HALF OF ONE PERCENT EACH. IF THE ACTUARIAL FUNDED 24 RATIO OF THE DIVISION BASED ON THE ACTUARIAL VALUE OF THE ASSETS 25 REACHES NINETY PERCENT AND SUBSEQUENTLY THE ACTUARIAL FUNDED 26 RATIO OF THE DIVISION IS BELOW NINETY PERCENT, THE AMORTIZATION 27 EQUALIZATION DISBURSEMENT AND SUPPLEMENTAL AMORTIZATION

EQUALIZATION DISBURSEMENT SHALL BE INCREASED BY ONE-HALF OF ONE
 PERCENT EACH; EXCEPT THAT, AT NO TIME SHALL THE AMORTIZATION
 EQUALIZATION DISBURSEMENT OR THE SUPPLEMENTAL AMORTIZATION
 EQUALIZATION DISBURSEMENT EXCEED FIVE PERCENT EACH.

5 (3.7) (10) For state employers in the state division, for the 6 2007-08 state fiscal year and for each fiscal year through the $\frac{2012-13}{2012-13}$ 7 2016-17 state fiscal year, from the amount of changes to state employees' 8 salaries and any adjustments to the annual general appropriation act 9 pursuant to section 24-50-104, an amount equal to one-half of one percent 10 of total salary shall be deducted and such amount shall be utilized by the 11 employer to fund the supplemental amortization equalization 12 disbursement. For the school, local government, judicial, and Denver 13 public schools divisions, and the remaining employers in the state 14 division who are not state employers, the supplemental amortization 15 equalization disbursement shall, to the extent permitted by law, be funded 16 by allocation of funds otherwise available for use as employee 17 compensation increases prior to award as salary or other compensation to 18 employees.

19 (4) (11) Any reduction in the amortization equalization 20 disbursement and in the supplemental amortization equalization 21 disbursement pursuant to subsection (3.5) of this section shall be 22 irrevocable. If the disbursements become no longer necessary pursuant 23 to subsection (3.5) of this section, then the association shall notify the 24 revisor of statutes to repeal this section. Moneys made available due to 25 any reduction in the supplemental amortization equalization disbursement 26 pursuant to subsection (3.5) SUBSECTION (8) OR (9) of this section, 27 WHICHEVER IS APPLICABLE, shall, to the extent permitted by law, be

allocated to employee compensation increases to the extent such source
 was originally used by an employer to fund the supplemental amortization
 equalization disbursement.

4 (5) This section is repealed, effective upon receipt by the revisor
5 of statutes of a notice pursuant to subsection (4) of this section.

6 SECTION <u>10.</u> 24-51-501 (1), Colorado Revised Statutes, is
7 amended to read:

8 **24-51-501. Earned service credit.** (1) Service credit is earned 9 for periods of employment with an employer during which salary is 10 received by such employee and contributions are made to the association 11 pursuant to the provisions of section 24-51-401 (1.7). NO SERVICE 12 CREDIT SHALL BE EARNED IN CONNECTION WITH THE PAYMENT OF 13 WORKING RETIREE CONTRIBUTIONS.

SECTION <u>11.</u> 24-51-509, Colorado Revised Statutes, is amended
 to read:

16 **24-51-509.** Combining service credit. Service credit earned by 17 a member during the most recent period of membership shall be 18 combined with the service credit associated with the existing member 19 contribution account of such member. Notwithstanding the provisions of 20 this section, members exercising portability between the Denver public 21 schools division and other association divisions are governed by the 22 provisions of section 24-51-1747, RETIREES SUSPENDING RETIREMENT OR 23 REDUCED SERVICE RETIREMENT BENEFITS ARE GOVERNED BY SECTION 24 24-51-1103 (1), AND DPS RETIREES SUSPENDING RETIREMENT BENEFITS 25 ARE GOVERNED BY SECTION 24-51-1726.5.

26 SECTION <u>12.</u> 24-51-602 (1) and (5), Colorado Revised Statutes,
27 are amended, and the said 24-51-602 is further amended BY THE

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1	ADDITION OF THE FOLLOWIN	NG NEW SUBSECTIONS, to read:
2	24-51-602. Service retire	ement eligibility. (1) (a) Members,
3	except state troopers, WHO HAVE I	FIVE YEARS OF SERVICE CREDIT AS OF
4	JANUARY 1, 2011, AND who ha	ve met the age and service credit
5	requirements stated in the followin	g table shall, upon written application
6	and approval of the board, receive	service retirement benefits pursuant to
7	the benefit formula set forth in sec	tion 24-51-603 (1) (a), (2), and (3):
8	TA	BLE B
9	SERVICE RETIRE	MENT ELIGIBILITY
10	Age Requirement	Service Credit Requirement
11	(years)	(years)
12	50	30
13	60	20
14	65	5
15	(a.5) Notwithstanding paragraph (a) of this subsection (1), any	
16	person except a state trooper WHO HAD FIVE YEARS OF SERVICE CREDIT AS	
17	OF JANUARY 1, 2011, AND who was not a member, inactive member, or	
18	retiree on June 30, 2005, but was a member, inactive member, or retiree	
19	on December 31, 2006, shall, upon written application and approval of	
20	the board, receive service retirement benefits pursuant to the benefit	
21	formula set forth in section 24-51-	603 (1) (a), (2), and (3) if the member
22	has met the age and service credit	requirements stated in the following
23	table:	
24	TAB	LE B.05
25	SERVICE RETIRE	MENT ELIGIBILITY
26	Age Requirement	Service Credit Requirement
27	(years)	(years)

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1	٨٣٧.٥٥٥	35		
	Any age			
2	55	30		
3	60	20		
4	65	5		
5	(a.7) Notwithstanding	paragraphs (a) and (a.5) of this subsection		
6	(1), any person except a state	trooper who was not a member, inactive		
7	member, or retiree on Decen	nber 31, 2006, OR WHO WAS A MEMBER,		
8	INACTIVE MEMBER, OR RETIR	ee on December 31, 2006, but as of		
9	JANUARY 1, 2011, DID NOT HAY	JANUARY 1, 2011, DID NOT HAVE FIVE YEARS OF SERVICE CREDIT, OR WHO		
10	IS A DPS MEMBER WITH LESS THAN FIVE YEARS OF SERVICE CREDIT AS OF			
11	JANUARY 1, 2011, shall, upor	n written application and approval of the		
12	board, receive service retirement benefits pursuant to the benefit formula			
13	set forth in section 24-51-603 (1) (a), (2), and (3), if the member has met			
14	the age and service credit requ	irements stated in the following table:		
15]	CABLE B.07		
16	SERVICE RET	IREMENT ELIGIBILITY		
17	Age Requirement	Service Credit Requirement		
18	(years)	(years)		
19	Any age	35		
20	55	30		
21	60	25		
22	65	5		
23	(b) State troopers with	no have met the age and service credit		
24	requirements stated in the folle	owing table shall, upon written application		
25	and approval of the board, rece	eive service retirement benefits pursuant to		
26	the benefit formula set forth in	n section 24-51-603 (1) and (3):		
27		TABLE B.1		

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1	SERVICE RETIREMENT ELIGIBILITY		
2	Age Requirement	Service Credit Requirement	
3	(years)	(years)	
4	Any age	30	
5	50	25	
6	55	20	
7	65	5	

8 (c) Members who were members, inactive members, or retirees on 9 December 31, 2006, WHO HAD FIVE YEARS OF SERVICE CREDIT AS OF 10 JANUARY 1, 2011, and who are fifty-five years of age or older shall, upon 11 written application and approval of the board, receive service retirement 12 benefits pursuant to the benefit formula set forth in section 24-51-603, 13 without reduction pursuant to section 24-51-604, if they have at least five 14 years of service credit and if the number of years of their age plus the 15 number of years of their service credit equals eighty years or more.

16 (d) Members who were not members, inactive members, or 17 retirees on December 31, 2006, BUT WHO WERE MEMBERS, INACTIVE 18 MEMBERS, OR RETIREES ON DECEMBER 31, 2010, OR MEMBERS WHO WERE 19 MEMBERS, INACTIVE MEMBERS, OR RETIREES ON DECEMBER 31, 2006, BUT 20 AS OF JANUARY 1, 2011, DID NOT HAVE FIVE YEARS OF SERVICE CREDIT, OR 21 DPS MEMBERS WITH LESS THAN FIVE YEARS OF SERVICE CREDIT AS OF 22 JANUARY 1, 2011, and who are fifty-five years of age or older shall, upon 23 written application and approval of the board, receive service retirement 24 benefits pursuant to the benefit formula set forth in section 24-51-603, 25 without reduction pursuant to section 24-51-604, if they have at least five 26 years of service credit and if the number of years of their age plus the 27 number of years of their service credit equals eighty-five years or more.

1	(1.5) (a) MEMBERS, EX	CEPT STATE TROOPERS, WHO WERE NOT
2	MEMBERS, INACTIVE MEMBERS, O	OR RETIREES ON DECEMBER 31, 2010, BUT
3	WHO WERE MEMBERS, INACTIVE N	MEMBERS, OR RETIREES ON DECEMBER 31,
4	2016, and who have met the A	GE AND SERVICE REQUIREMENTS STATED
5	IN THE FOLLOWING TABLE SHA	ALL, UPON WRITTEN APPLICATION AND
6	APPROVAL OF THE BOARD, RE	ECEIVE SERVICE RETIREMENT BENEFITS
7	PURSUANT TO THE BENEFIT FOR	MULA SET FORTH IN SECTION 24-51-603:
8	T	ABLE B.2
9	SERVICE RETII	REMENT ELIGIBILITY
10	AGE REQUIREMENT	SERVICE CREDIT REQUIREMENT
11	(YEARS)	(YEARS)
12	ANY AGE	35
13	58	30
14	65	5
15	(b) MEMBERS WHO ARE	E ELIGIBLE FOR A BENEFIT PURSUANT TO
16	THIS SUBSECTION (1.5) AND W	HO ARE FIFTY-EIGHT YEARS OF AGE OR
17	OLDER SHALL, UPON WRITTEN AP	PLICATION AND APPROVAL OF THE BOARD,
18	RECEIVE SERVICE RETIREMENT	BENEFITS PURSUANT TO THE BENEFIT
19	FORMULA SET FORTH IN SECT	TION 24-51-603, WITHOUT REDUCTION
20	PURSUANT TO SECTION 24-51-60	94, IF THEY HAVE AT LEAST FIVE YEARS OF
21	SERVICE CREDIT AND IF THE NU	MBER OF YEARS OF THEIR AGE PLUS THE
22	NUMBER OF YEARS OF THEIR S	SERVICE CREDIT EQUALS EIGHTY-EIGHT
23	YEARS OR MORE.	
24	(1.7) (a) MEMBERS WHOV	WERE NOT MEMBERS, INACTIVE MEMBERS,
25	OR RETIREES ON DECEMBER 3	1, 2016, who have met the age and
26	SERVICE REQUIREMENTS STATED	OIN THE FOLLOWING TABLE AND WHO ARE
27	NOT ELIGIBLE FOR SERVICE	RETIREMENT BENEFITS PURSUANT TO

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1	<u>SUBSECTION (1.8) OF THIS SECTION</u> SP	IALL, UPON WRITTEN APPLICATION	
2	AND APPROVAL OF THE BOARD, RECEIVE SERVICE RETIREMENT BENEFITS		
3	PURSUANT TO THE BENEFIT FORMULA SET FORTH IN SECTION 24-51-603:		
4	TABLE	B.3	
5	SERVICE RETIREM	ENT ELIGIBILITY	
6	AGE REQUIREMENT SE	RVICE CREDIT REQUIREMENT	
7	(YEARS)	(YEARS)	
8	ANY AGE	35	
9	60	30	
10	65	5	
11	(b) MEMBERS WHO ARE ELIGI	BLE FOR A BENEFIT PURSUANT TO	
12	THIS SUBSECTION (1.7) AND WHO ARE SIXTY YEARS OF AGE OR OLDER		
13	SHALL, UPON WRITTEN APPLICATION AND APPROVAL OF THE BOARD,		
14	RECEIVE SERVICE RETIREMENT BENEFITS PURSUANT TO THE BENEFIT		
15	FORMULA SET FORTH IN SECTION 24-51-603, WITHOUT REDUCTION		
16	PURSUANT TO SECTION 24-51-604, IF T	HEY HAVE AT LEAST FIVE YEARS OF	
17	SERVICE CREDIT AND IF THE NUMBER	OF YEARS OF THEIR AGE PLUS THE	
18	NUMBER OF YEARS OF THEIR SERVICE	CREDIT EQUALS NINETY YEARS OR	
19	MORE.		
20	(1.8) (a) MEMBERS OF THE SCH	HOOL DIVISION OR DENVER PUBLIC	
21	SCHOOLS DIVISION WHO WERE NOT M	IEMBERS, INACTIVE MEMBERS, OR	
22	RETIREES ON DECEMBER 31, 2016, WH	O HAVE MET THE AGE AND SERVICE	
23	REQUIREMENTS STATED IN THE FOLLOW	VING TABLE SHALL, UPON WRITTEN	
24	APPLICATION AND APPROVAL OF	THE BOARD, RECEIVE SERVICE	
25	RETIREMENT BENEFITS PURSUANT TO T	HE BENEFIT FORMULA SET FORTH IN	
26	<u>section 24-51-603, provided, how</u>	EVER, THAT AT LEAST THE MOST	
27	RECENT TEN YEARS OF SERVICE	CREDIT USED IN MEETING THE	

1	REQUIREMENTS OF THE TABLE BELOW MUST BE EARNED IN THE SCHOOL OR		
2	DENVER PUBLIC SCHOOLS DIVISIONS IN ORDER FOR THE MEMBER TO BE		
3	ELIGIBLE PURSUANT TO THIS PARAGRAPH (a):		
4	<u>TABLE B.4</u>		
5	SERVICE RETIREMENT ELIGIBILITY		
6	AGE REQUIREMENT SERVICE CREDIT REQUIREMENT		
7	(YEARS) (YEARS)		
8	<u>ANY AGE</u> <u>35</u>		
9	<u>58</u> <u>30</u>		
10	<u>65</u> <u>5</u>		
11	(b) Members who are eligible for a benefit pursuant to		
12	THIS SUBSECTION (1.8) AND WHO ARE FIFTY-EIGHT YEARS OF AGE OR		
13	OLDER SHALL, UPON WRITTEN APPLICATION AND APPROVAL OF THE BOARD,		
14	RECEIVE SERVICE RETIREMENT BENEFITS PURSUANT TO THE BENEFIT		
15	FORMULA SET FORTH IN SECTION 24-51-603, WITHOUT REDUCTION		
16	PURSUANT TO SECTION 24-51-604, IF THEY HAVE AT LEAST FIVE YEARS OF		
17	SERVICE CREDIT AND IF THE NUMBER OF YEARS OF THEIR AGE PLUS THE		
18	NUMBER OF YEARS OF THEIR SERVICE CREDIT EQUALS EIGHTY-EIGHT		
19	YEARS OR MORE.		
20	(5) Retirement benefits of DPS members shall be governed by the		
21	provisions of sections 24-51-1713 to 24-51-1726 and 24-51-1747.		
22	SECTION <u>13.</u> The introductory portion to 24-51-603 (1) (a) and		
23	24-51-603 (3) (a), Colorado Revised Statutes, are amended to read:		
24	24-51-603. Benefit formula for service retirement.		
25	(1) (a) Except as otherwise provided in subsection (2) of this section,		
26	effective July 1, 1997, the option 1 benefit OR OPTION A BENEFIT,		
27	WHICHEVER IS APPLICABLE, for service retirement for members shall be		

calculated by multiplying the highest average salary by two and one-half
 percent times each year and fraction of a year of service credit. The
 following formula shall be used for this calculation:

4 (3) (a) Regardless of total years of service credit, the option 1
5 benefit OR OPTION A BENEFIT, WHICHEVER IS APPLICABLE, calculated
6 pursuant to the provisions of this part 6 shall not exceed an amount equal
7 to one hundred percent of the highest average salary, nor shall the option
8 1 benefit OR OPTION A BENEFIT, WHICHEVER IS APPLICABLE, exceed the
9 maximum permitted under federal income tax law.

SECTION <u>14.</u> The introductory portion to 24-51-604, Colorado
Revised Statutes, is amended to read:

12 24-51-604. Reduced service retirement eligibility. DPS 13 MEMBERS WITH LESS THAN FIVE YEARS OF SERVICE CREDIT AS OF JANUARY 14 1, 2011, AND members who have met the age and service credit 15 requirements stated in the following table and who do not meet the 16 requirements of section 24-51-602 shall, upon written application and 17 approval of the board, receive reduced service retirement benefits 18 pursuant to the benefit formula set forth in section 24-51-605:

SECTION <u>15.</u> 24-51-605 (1) and the introductory portion to
24-51-605 (3), Colorado Revised Statutes, are amended, and the said
24-51-605 is further amended BY THE ADDITION OF A NEW
SUBSECTION, to read:

23

24-51-605. Benefit formula for reduced service retirement.

(1) (a) FOR A MEMBER WHO IS A STATE TROOPER, WHO IS ELIGIBLE TO
RETIRE on and after July 1, 1998, for a member who is a state trooper BUT
ON OR BEFORE JANUARY 1, 2011, and who retires upon reaching fifty
years of age or older but before reaching sixty years of age, a reduced

service retirement benefit shall be the option 1 benefit for service retirement, as calculated according to the formula set forth in section 24-51-603, reduced by three percent for each year and a proportional percentage for each fraction of a year from the effective date of reduced service retirement to the date the member would have become eligible for a service retirement pursuant to the provisions of section 24-51-602 (1).

(b) FOR A MEMBER WHO IS NOT A STATE TROOPER, WHO IS ELIGIBLE
TO RETIRE on and after July 1, 1998, for a member who is not a state
trooper BUT ON OR BEFORE JANUARY 1, 2011, and who retires upon
reaching fifty-five years of age or older but before reaching sixty years of
age, a reduced service retirement benefit shall be the option 1 benefit for
service retirement, as calculated according to the formula set forth in
section 24-51-603, reduced by:

(I) Three percent for each year and a proportional percentage for
each fraction of a year from the effective date of reduced service
retirement to the date the member would have reached sixty years of age,
or the date the member would have become eligible for a service
retirement pursuant to the provisions of section 24-51-602 (1), if earlier
than sixty years of age; and

(II) Four percent for each year and a proportional percentage for
each fraction of a year from the date the member reaches sixty years of
age to the date the member would have become eligible for a service
retirement pursuant to the provisions of section 24-51-602 (1), if on such
date the member would have been older than sixty years of age.

(c) FOR A MEMBER WHO IS NOT A STATE TROOPER, WHO IS ELIGIBLE
TO RETIRE on and after July 1, 1998, for a member who is not a state
trooper BUT ON OR BEFORE JANUARY 1, 2011, and who retires upon

1 reaching sixty years of age or older but before reaching sixty-five years 2 of age, a reduced service retirement benefit shall be the option 1 benefit 3 for service retirement, as calculated according to the formula set forth in 4 section 24-51-603, reduced by four percent for each year and a 5 proportional percentage for each fraction of a year from the effective date 6 of reduced service retirement to the date the member would have become 7 eligible for a service retirement pursuant to the provisions of section 8 24-51-602 (1).

9 (3) Notwithstanding the provisions of subsection (1) of this 10 section, on and after July 1, 1993, for a member who is not a state trooper, 11 WHO IS ELIGIBLE FOR A REDUCED SERVICE RETIREMENT BENEFIT AS OF 12 JANUARY 1, 2011, and who retires upon reaching fifty years of age or 13 older but before reaching fifty-five years of age, a reduced service 14 retirement benefit shall be the option 1 benefit for service retirement, as 15 calculated according to the formula set forth in section 24-51-603, 16 reduced by:

17 (4) FOR A MEMBER, DPS MEMBER, OR INACTIVE MEMBER WHO IS
18 NOT ELIGIBLE FOR A RETIREMENT BENEFIT AS OF JANUARY 1, 2011, THE
19 FOLLOWING PROVISIONS SHALL APPLY:

20 (a) FOR A MEMBER OR INACTIVE MEMBER WHO RETIRES PRIOR TO 21 REACHING ELIGIBILITY FOR A FULL SERVICE RETIREMENT BENEFIT 22 PURSUANT TO SECTION 24-51-602, A REDUCED SERVICE RETIREMENT 23 BENEFIT SHALL BE THE OPTION 1 BENEFIT FOR SERVICE RETIREMENT, AS 24 CALCULATED ACCORDING TO THE FORMULA SET FORTH IN SECTION 25 24-51-603, REDUCED BY AN ACTUARIALLY DETERMINED PERCENTAGE TO 26 ENSURE THAT, AS OF THE EFFECTIVE DATE OF RETIREMENT, THE BENEFIT 27 IS THE ACTUARIAL EQUIVALENT OF THE SERVICE RETIREMENT BENEFIT.

1 (b) FOR A DPS MEMBER WHO RETIRES PRIOR TO REACHING 2 ELIGIBILITY FOR RETIREMENT PURSUANT TO SECTION 24-51-1713 OR 3 24-51-602, WHICHEVER IS APPLICABLE, A RETIREMENT WITH AN 4 ACTUARIAL REDUCTION SHALL BE THE OPTION A BENEFIT AS CALCULATED 5 ACCORDING TO THE FORMULA SET FORTH IN SECTION 24-51-1715(1)(a)(I)6 OR 24-51-603, WHICHEVER IS APPLICABLE, REDUCED BY AN ACTUARIALLY 7 DETERMINED PERCENTAGE TO ENSURE THAT THE BENEFIT, AS OF THE 8 EFFECTIVE DATE OF RETIREMENT, IS THE ACTUARIAL EQUIVALENT OF THE 9 RETIREMENT BENEFIT WITHOUT AN ACTUARIAL REDUCTION.

SECTION <u>16.</u> 24-51-606.5, Colorado Revised Statutes, is
amended to read:

12 24-51-606.5. Indexation of benefits for vested inactive 13 **members.** A vested inactive member who was a member or inactive 14 member on December 31, 2006, WHO HAS REACHED THE AGE AND 15 SERVICE REQUIREMENTS FOR A SERVICE OR REDUCED SERVICE 16 RETIREMENT BENEFIT ON OR BEFORE JANUARY 1, 2011, AND who has at 17 least twenty-five years of service credit prior to terminating membership 18 shall be eligible, upon retirement, for a benefit, as calculated pursuant to 19 the provisions of section 24-51-603 or 24-51-605, which has been 20 increased by the annual increase specified in sections 24-51-1001 to 21 24-51-1003, from the date of termination of membership or July 1, 1993, 22 whichever is later, to the effective date of retirement.

23 SECTION <u>17.</u> 24-51-802 (2), Colorado Revised Statutes, is
24 amended to read:

25 24-51-802. Change in option or cobeneficiary. (2) The election
 26 of an option or the designation of a cobeneficiary may be changed if the
 27 retiree returns to membership and thereafter earns one year of service

credit; HOWEVER, A MEMBER WHOSE RETIREMENT OR REDUCED SERVICE
 RETIREMENT BENEFITS ARE IN SEPARATE BENEFIT SEGMENTS PURSUANT TO
 SECTION 24-51-1103 (1.5) SHALL ELECT THE SAME OPTION AND DESIGNATE
 THE SAME COBENEFICIARY FOR ALL OF HIS OR HER SEPARATE BENEFIT
 SEGMENTS.

6 SECTION <u>18.</u> 24-51-908 (1), Colorado Revised Statutes, is
7 amended to read:

8 24-51-908. Survivor benefits. (1) Survivor benefits paid to a 9 cobeneficiary pursuant to the provisions of section 24-51-906(1)(a) shall 10 be calculated in the same manner as option 3 benefits pursuant to the 11 provisions of section 24-51-910. Survivor benefits paid to a surviving 12 spouse pursuant to the provisions of section 24-51-905 (2) (a) shall be 13 calculated in the same manner as option 3 benefits pursuant to the 14 provisions of section 24-51-910, and if the deceased vested inactive 15 member had at least twenty-five years of service credit AND WAS ELIGIBLE 16 FOR A RETIREMENT BENEFIT ON OR BEFORE JANUARY 1, 2011, such 17 benefits shall be increased by the annual increase specified in sections 18 24-51-1001 to 24-51-1003, from the date of termination of membership 19 or July 1, 1993, whichever is later, to the date benefits commence.

SECTION <u>19.</u> 24-51-1001 (1) and (3) (b), Colorado Revised
Statutes, are amended, and the said 24-51-1001 (3) is further amended
BY THE ADDITION OF A NEW PARAGRAPH, to read:

23 24-51-1001. Types of benefit increases. (1) For benefit
24 recipients whose benefits are based on the account of a member who was
25 a member, inactive member, or retiree on December 31, 2006, OR FOR
26 BENEFIT RECIPIENTS WHOSE BENEFITS ARE BASED ON THE ACCOUNT OF A
27 DPS MEMBER OR DPS RETIREE, annual increases in retirement benefits

and survivor benefits shall occur on March 1 if said benefits have been
paid for at least three months preceding March 1 BE EFFECTIVE WITH THE
JULY BENEFIT. Such increases in benefits shall be calculated in
accordance with the provisions of sections 24-51-1002 and 24-51-1003
and shall be paid from the division trust funds. RETIREMENT BENEFITS
RESERVE OR THE SURVIVOR BENEFITS RESERVE, AS APPROPRIATE, SO LONG
AS THE FOLLOWING REQUIREMENTS ARE SATISFIED:

8 (a) FOR BENEFIT RECIPIENTS WHOSE BENEFIT IS BASED ON A 9 RETIREE OR DPS RETIREE WHOSE EFFECTIVE DATE OF RETIREMENT IS 10 PRIOR TO JANUARY 1, 2011, OR WHOSE SURVIVOR BENEFITS ARE BASED ON 11 A DATE OF DEATH THAT OCCURRED PRIOR TO JANUARY 1, 2011, THE 12 BENEFITS HAVE BEEN PAID TO THE BENEFIT RECIPIENT FOR AT LEAST SEVEN 13 MONTHS PRECEDING JULY 1.

14 (b) FOR BENEFIT RECIPIENTS WHOSE BENEFIT IS BASED ON A 15 RETIREE OR DPS RETIREE WHOSE EFFECTIVE DATE OF RETIREMENT IS ON 16 OR AFTER JANUARY 1, 2011, OR WHOSE SURVIVOR BENEFITS ARE BASED ON 17 A DATE OF DEATH THAT IS ON OR AFTER JANUARY 1, 2011, THE BENEFITS 18 HAVE BEEN PAID TO THE BENEFIT RECIPIENT FOR THE TWELVE MONTHS 19 PRIOR TO JULY 1, AND FOR BENEFIT RECIPIENTS WHOSE BENEFIT IS BASED 20 UPON A RETIREE OR DPS RETIREE WHO WAS NOT ELIGIBLE TO RETIRE AS OF 21 JANUARY 1, 2011, THE RETIREE MET THE FOLLOWING REQUIREMENTS:

(I) FOR DPS MEMBERS WITH FIVE OR MORE YEARS OF SERVICE
CREDIT AS OF JANUARY 1, 2011, AND FOR MEMBERS WHO BEGAN
MEMBERSHIP PRIOR TO JULY 1, 2005, AND HAVE FIVE OR MORE YEARS OF
SERVICE CREDIT AS OF JANUARY 1, 2011, THE RETIREE RETIRED WITH A
SERVICE RETIREMENT BENEFIT PURSUANT TO SECTION 24-51-602 OR
24-51-1713, WHICHEVER IS APPLICABLE, OR RETIRED WITH A REDUCED

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SERVICE RETIREMENT BENEFIT PURSUANT TO SECTION 24-51-604 OR
 24-51-1714, WHICHEVER IS APPLICABLE, BUT HAS, AS OF JANUARY 1,
 ATTAINED THE AGE AND SERVICE CREDIT YEARS THAT WHEN COMBINED
 TOTAL AT LEAST EIGHTY YEARS, OR RETIRED WITH A REDUCED SERVICE
 RETIREMENT BENEFIT PURSUANT TO SECTION 24-51-604 BUT HAS, AS OF
 JANUARY 1, ATTAINED THE AGE OF SIXTY;

7 (II) FOR MEMBERS WHO BEGAN MEMBERSHIP ON OR AFTER JULY 1, 8 2005, BUT PRIOR TO JANUARY 1, 2007, THE RETIREE RETIRED WITH A 9 SERVICE RETIREMENT BENEFIT PURSUANT TO SECTION 24-51-602, OR 10 RETIRED WITH A REDUCED SERVICE RETIREMENT BENEFIT PURSUANT TO 11 SECTION 24-51-604 BUT HAS, AS OF JANUARY 1, ATTAINED THE AGE AND 12 SERVICE CREDIT YEARS THAT WHEN COMBINED TOTAL AT LEAST 13 EIGHTY-FIVE YEARS, OR RETIRED WITH A REDUCED SERVICE RETIREMENT 14 BENEFIT PURSUANT TO SECTION 24-51-604 BUT HAS, AS OF JANUARY 1, 15 ATTAINED THE AGE OF SIXTY; OR

16 (III) FOR DPS MEMBERS WITH LESS THAN FIVE YEARS OF SERVICE 17 CREDIT AS OF JANUARY 1, 2011, AND FOR MEMBERS WHOSE MEMBERSHIP 18 BEGAN PRIOR TO JANUARY 1, 2007, WITH LESS THAN FIVE YEARS OF 19 SERVICE CREDIT AS OF JANUARY 1, 2011, THE RETIREE RETIRED WITH A 20 SERVICE RETIREMENT BENEFIT PURSUANT TO SECTION 24-51-602, OR 21 RETIRED WITH A REDUCED SERVICE RETIREMENT BENEFIT PURSUANT TO 22 SECTION 24-51-604 BUT HAS, AS OF JANUARY 1, ATTAINED THE AGE AND 23 SERVICE CREDIT YEARS THAT WHEN COMBINED TOTAL AT LEAST 24 EIGHTY-FIVE YEARS, OR RETIRED WITH A REDUCED SERVICE RETIREMENT 25 BENEFIT PURSUANT TO SECTION 24-51-604 BUT HAS, AS OF JANUARY 1, 26 ATTAINED THE AGE OF SIXTY.

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(c) NO MINIMUM AGE OR SERVICE CREDIT REQUIREMENT SHALL

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1 APPLY TO DISABILITY RETIREES OR SURVIVOR BENEFIT RECIPIENTS.

(3) For benefit recipients whose benefits are based on the account
of a member who was not a member, inactive member, or retiree on
December 31, 2006, annual increases in retirement benefits and survivor
benefits, if any, shall be effective with the July benefit in accordance with
the provisions of section 24-51-1009 and shall be paid from the
retirement benefits reserve or the survivor benefits reserve, as
appropriate, so long as the following requirements are satisfied:

9 (b) (I) FOR MEMBERS WHOSE MEMBERSHIP BEGAN ON OR AFTER 10 JANUARY 1, 2007, BUT PRIOR TO JANUARY 1, 2011, the retired with 11 a service retirement benefit pursuant to section 24-51-602, or retired with 12 a reduced service retirement benefit pursuant to section 24-51-604 but 13 has, as of January 1, attained the age and service credit years that when 14 combined total at least eighty-five years, or retired with a reduced service 15 retirement benefit pursuant to section 24-51-604 but has, as of January 1, 16 attained the age of sixty; No minimum age or service credit requirement 17 shall apply to disability retirees or survivor benefit recipients.

18 (II) FOR MEMBERS WHOSE MEMBERSHIP BEGAN ON OR AFTER 19 JANUARY 1, 2011, BUT PRIOR TO JANUARY 1, 2017, THE RETIREE RETIRED 20 WITH A SERVICE RETIREMENT BENEFIT PURSUANT TO SECTION 24-51-602, 21 OR RETIRED WITH A REDUCED SERVICE RETIREMENT BENEFIT PURSUANT TO 22 SECTION 24-51-604 BUT HAS, AS OF JANUARY 1, ATTAINED THE AGE AND 23 SERVICE CREDIT YEARS THAT WHEN COMBINED TOTAL AT LEAST 24 EIGHTY-EIGHT YEARS, OR RETIRED WITH A REDUCED SERVICE RETIREMENT 25 BENEFIT PURSUANT TO SECTION 24-51-604 BUT HAS, AS OF JANUARY 1, 26 ATTAINED THE AGE OF SIXTY; OR

27

(III) <u>SUBJECT TO THE PROVISIONS OF SUBPARAGRAPH (IV) OF THIS</u>

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1 PARAGRAPH (b), FOR MEMBERS WHOSE MEMBERSHIP BEGAN ON OR AFTER 2 JANUARY 1, 2017, THE RETIREE RETIRED WITH A SERVICE RETIREMENT 3 BENEFIT PURSUANT TO SECTION 24-51-602, OR RETIRED WITH A REDUCED 4 SERVICE RETIREMENT BENEFIT PURSUANT TO SECTION 24-51-604 BUT HAS, 5 AS OF JANUARY 1, ATTAINED THE AGE AND SERVICE CREDIT YEARS THAT 6 WHEN COMBINED TOTAL AT LEAST NINETY YEARS, OR RETIRED WITH A 7 REDUCED SERVICE RETIREMENT BENEFIT PURSUANT TO SECTION 24-51-604 8 BUT HAS, AS OF JANUARY 1, ATTAINED THE AGE OF SIXTY.

9 (IV) FOR MEMBERS WHOSE MEMBERSHIP BEGAN ON OR AFTER 10 JANUARY 1, 2017, THE RETIREE RETIRED FROM THE SCHOOL OR DENVER 11 PUBLIC SCHOOLS DIVISIONS WITH A REDUCED SERVICE RETIREMENT 12 BENEFIT PURSUANT TO SECTION 24-51-604 AND THE RETIREE'S MOST 13 RECENT TEN YEARS OF SERVICE CREDIT WAS EARNED IN THE SCHOOL OR 14 DENVER PUBLIC SCHOOLS DIVISIONS, BUT, AS OF JANUARY 1, THE 15 RETIREE'S AGE AND TOTAL SERVICE CREDIT TOTAL AT LEAST EIGHTY-EIGHT 16 YEARS, OR THE RETIREE RETIRED WITH A REDUCED SERVICE RETIREMENT 17 BENEFIT PURSUANT TO SECTION 24-51-604 BUT HAS, AS OF JANUARY 1, 18 ATTAINED THE AGE OF SIXTY. 19 (c) NO MINIMUM AGE OR SERVICE CREDIT REQUIREMENT SHALL 20 APPLY TO DISABILITY RETIREES OR SURVIVOR BENEFIT RECIPIENTS. 21 SECTION 20. 24-51-1002, Colorado Revised Statutes, is 22 **REPEALED AND REENACTED, WITH AMENDMENTS, to read:** 23 **24-51-1002.** Annual percentages to be used. (1) FOR BENEFIT 24 RECIPIENTS WHOSE BENEFITS ARE BASED ON THE ACCOUNT OF A MEMBER 25 WHO WAS A MEMBER, INACTIVE MEMBER, OR RETIREE ON DECEMBER 31, 26 2006, OR FOR BENEFIT RECIPIENTS WHOSE BENEFITS ARE BASED ON THE 27 ACCOUNT OF A DPS MEMBER OR DPS RETIREE, THE INCREASE APPLIED TO

<u>BENEFITS FOR THE YEAR 2010 SHALL BE THE LESSER OF TWO PERCENT OR</u>
 <u>THE AVERAGE OF THE ANNUAL INCREASES DETERMINED FOR EACH MONTH,</u>
 <u>TO THE NEAREST ONE-TENTH OF A PERCENT, AS CALCULATED BY THE</u>
 UNITED STATES DEPARTMENT OF LABOR, IN THE NATIONAL CONSUMER
 PRICE INDEX FOR URBAN WAGE EARNERS AND CLERICAL WORKERS FOR
 <u>EACH OF THE MONTHS IN THE 2009 CALENDAR YEAR.</u>

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- 8 (2) BEGINNING IN THE YEAR 2011, SUBJECT TO THE PROVISIONS OF 9 SECTION 24-51-1009.5, FOR BENEFIT RECIPIENTS WHOSE BENEFITS ARE 10 BASED ON THE ACCOUNT OF A MEMBER WHO WAS A MEMBER, INACTIVE 11 MEMBER, OR RETIREE ON DECEMBER 31, 2006, OR FOR BENEFIT RECIPIENTS 12 WHOSE BENEFITS ARE BASED ON THE ACCOUNT OF A DPS MEMBER OR DPS 13 RETIREE, THE INCREASE APPLIED TO BENEFITS PAID SHALL BE THE LESSER 14 OF TWO PERCENT OR THE AVERAGE OF THE ANNUAL INCREASES 15 DETERMINED FOR EACH MONTH, TO THE NEAREST ONE-TENTH OF A 16 PERCENT, AS CALCULATED BY THE UNITED STATES DEPARTMENT OF 17 LABOR, IN THE NATIONAL CONSUMER PRICE INDEX FOR URBAN WAGE 18 EARNERS AND CLERICAL WORKERS DURING THE CALENDAR YEAR 19 PRECEDING THE INCREASE IN THE BENEFIT. NOTWITHSTANDING THE 20 PROVISIONS OF THIS SUBSECTION (2), THE INCREASE SHALL BE THE 21 MAXIMUM PERMITTED UNDER THIS SUBSECTION (2) AND SECTION 22 24-51-1009.5 UNLESS THE ASSOCIATION'S ANNUAL AUDITED RETURN ON 23 INVESTMENTS IS NEGATIVE FOR THE PRECEDING CALENDAR YEAR, AT 24 WHICH POINT THE ANNUAL INCREASE FOR THE SUBSEQUENT THREE YEARS 25 SHALL BE THE LESSER OF TWO PERCENT OR THE AVERAGE OF THE ANNUAL 26 INCREASES DETERMINED FOR EACH MONTH, TO THE NEAREST ONE-TENTH
- 27 OF A PERCENT, AS CALCULATED BY THE UNITED STATES DEPARTMENT OF

1 LABOR, IN THE NATIONAL CONSUMER PRICE INDEX FOR URBAN WAGE 2 EARNERS AND CLERICAL WORKERS DURING THE CALENDAR YEAR 3 PRECEDING THE INCREASE IN THE BENEFIT. THE INCREASE APPLIED TO 4 SUCH BENEFITS SHALL BE RECALCULATED ANNUALLY AS OF JULY 1, AND 5 SHALL BE THE COMPOUNDED ANNUAL PERCENTAGE OF THE ANNUAL 6 INCREASES APPLIED TO SUCH BENEFITS. IN THE FIRST YEAR THAT THE 7 BENEFIT RECIPIENT IS ELIGIBLE TO RECEIVE AN ANNUAL INCREASE 8 PURSUANT TO SECTION 24-51-1001, THE ANNUAL INCREASE SHALL BE 9 PRORATED.

10 (3) BENEFITS FOR VESTED INACTIVE MEMBERS WITH AT LEAST 11 TWENTY-FIVE YEARS OF SERVICE CREDIT AND BENEFITS FOR SURVIVORS OF 12 DECEASED VESTED INACTIVE MEMBERS WHO HAD AT LEAST TWENTY-FIVE 13 YEARS OF SERVICE CREDIT SHALL BE INCREASED BY THE ANNUAL 14 INCREASE SPECIFIED IN THIS SECTION AND SECTIONS 24-51-1001 AND 15 24-51-1003 UNDER PRIOR LAW FROM THE DATE OF TERMINATION OF 16 MEMBERSHIP OR JULY 1, 1993, WHICHEVER IS LATER, TO MARCH 1, 2009, 17 OR THE DATE BENEFITS COMMENCE, WHICHEVER IS EARLIER. THIS 18 SUBSECTION (3) SHALL ONLY APPLY TO MEMBERS AND INACTIVE MEMBERS 19 WHO ARE ELIGIBLE TO RECEIVE A RETIREMENT BENEFIT AS OF JANUARY 1, 20 2011.

(4) NOTWITHSTANDING THE PROVISIONS OF SUBSECTION (1) OF
THIS SECTION, THE INCREASE, IF ANY, APPLIED TO THE BENEFITS OF
PERSONS WHOSE BENEFITS ARE BASED ON THE ACCOUNT OF A MEMBER
WHO WAS NOT A MEMBER, INACTIVE MEMBER, OR RETIREE ON DECEMBER
31, 2006, WILL BE CALCULATED AND PAID IN ACCORDANCE WITH SECTION
24-51-1009.

27 SECTION <u>21.</u> 24-51-1003, Colorado Revised Statutes, is

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1 amended to read:

2 Annual increases in the base benefit. 24-51-1003. The 3 percentage recalculated pursuant to the provisions of section 24-51-1002 4 shall be multiplied by the base benefit OR RETIREMENT ALLOWANCE AS 5 DEFINED IN SECTION 24-51-1702 (34), WHICHEVER IS APPLICABLE, to 6 determine the increased benefit. In no case shall the benefit paid be less than the base benefit OR RETIREMENT ALLOWANCE, WHICHEVER IS 7 8 APPLICABLE.

9 SECTION <u>22.</u> The introductory portion to 24-51-1009 (4) and
10 24-51-1009 (4) (a) and (4) (b), Colorado Revised Statutes, are amended,
11 and the said 24-51-1009 is further amended BY THE ADDITION OF A
12 NEW SUBSECTION, to read:

13 24-51-1009. Annual increase reserve - creation. (4) An 14 actuarial valuation shall be conducted each year for the annual increase 15 reserve of each division for the purposes of this section. The actuarial 16 valuation shall include a determination of the total market value of the 17 assets in the reserve and a calculation of the net present value of the 18 actuarial liabilities associated with providing each of the annual increases 19 described in paragraphs (a), (b), and (c) of this subsection (4). SUBJECT 20 TO SECTION 24-51-1009.5, the maximum annual increase awarded by the 21 board shall be the lesser of the following calculations:

(a) A permanent increase equal to three TWO percent of current
benefits payable to benefit recipients then eligible for an annual increase
in accordance with section 24-51-1001 (3);

(b) SUBJECT TO THE PROVISIONS OF SUBSECTION (4.5) OF THIS
 SECTION, a permanent increase of current benefits payable to benefit
 recipients then eligible for an annual increase in accordance with section

24-51-1001 (3) that is equal to <u>the actual increase THE AVERAGE OF THE</u>
 <u>ANNUAL INCREASES DETERMINED FOR EACH MONTH, TO THE NEAREST</u>
 <u>ONE-TENTH OF A PERCENT</u>, as calculated by the United States department
 of labor, in the national consumer price index for urban wage earners and
 clerical workers <u>DURING THE CALENDAR YEAR PRECEDING THE INCREASE</u>
 <u>IN THE BENEFIT</u> for the year associated with the actuarial valuation of the
 annual increase reserve; or

9 <u>(4.5)</u> For the year <u>2010</u>, the association shall use the 10 Average of the annual increases determined for each month, to 11 The nearest one-tenth of a percent, as calculated by the United 12 States department of labor, in the national consumer price 13 Index for urban wage earners and clerical workers for each of 14 The months in the 2009 calendar year.

8

SECTION <u>23.</u> Part 10 of article 51 of title 24, Colorado Revised
 Statutes, is amended BY THE ADDITION OF A NEW SECTION to
 read:

18 **24-51-1009.5.** Annual increase amount changes. WHEN THE 19 ACTUARIAL FUNDED RATIO OF THE ASSOCIATION, BASED ON THE 20 ACTUARIAL VALUE OF ASSETS, IS AT OR ABOVE ONE HUNDRED THREE 21 PERCENT AS DETERMINED IN THE ANNUAL ACTUARIAL STUDY OF THE 22 ASSOCIATION, THE UPPER LIMIT OF THE ANNUAL INCREASE SHALL BE 23 INCREASED BY ONE-QUARTER OF ONE PERCENT. IF THE ACTUARIAL 24 FUNDED RATIO OF THE ASSOCIATION, BASED ON THE ACTUARIAL VALUE OF 25 ASSETS, REACHES ONE HUNDRED THREE PERCENT AND SUBSEQUENTLY ANY 26 ANNUAL ACTUARIAL STUDY REFLECTS THE ACTUARIAL FUNDED RATIO OF 27 THE ASSOCIATION, BASED ON THE ACTUARIAL VALUE OF ASSETS, IS BELOW

NINETY PERCENT, THE UPPER LIMIT OF THE ANNUAL INCREASE SHALL BE
 DECREASED BY ONE-QUARTER OF ONE PERCENT. AT NO TIME SHALL THE
 UPPER LIMIT OF THE ANNUAL INCREASE FALL BELOW TWO PERCENT.

SECTION <u>24.</u> The introductory portion to 24-51-1101 (1) and
24-51-1101 (2), Colorado Revised Statutes, are amended, and the said
24-51-1101 is further amended BY THE ADDITION OF A NEW
SUBSECTION, to read:

8 **24-51-1101. Employment after service retirement.** (1) Except 9 as otherwise provided in subsection (1.5) or (1.7) SUBSECTION (1.8) of 10 this section or part 17 of this article, a service retiree from any division 11 may be employed by an employer, whether or not in a position subject to 12 membership, and receive a salary without reduction in benefits if the 13 service retiree has not worked for any employer, as defined in section 14 24-51-101 (20), during the month of the effective date of retirement, and 15 if:

16 (1.8) (a) A SERVICE RETIREE WHO IS HIRED BY A STATE COLLEGE 17 OR UNIVERSITY OR BY AN EMPLOYER IN THE SCHOOL OR DENVER PUBLIC 18 SCHOOLS DIVISION OF THE ASSOCIATION PURSUANT TO PARAGRAPH (b) OF 19 THIS SUBSECTION (1.8) MAY RECEIVE SALARY WITHOUT REDUCTION IN 20 BENEFITS IF EMPLOYMENT OF MORE THAN FOUR HOURS PER DAY DOES NOT 21 EXCEED ONE HUNDRED FORTY DAYS IN THE CALENDAR YEAR, IF 22 EMPLOYMENT OF FOUR HOURS OR LESS PER DAY DOES NOT EXCEED NINE 23 HUNDRED SIXTEEN HOURS IN THE CALENDAR YEAR, OR IF EMPLOYMENT 24 CONSISTING OF A COMBINATION OF DAILY AND HOURLY EMPLOYMENT 25 DOES NOT EXCEED ONE HUNDRED FORTY DAYS PER CALENDAR YEAR, AND 26 IF THE SERVICE RETIREE HAS NOT WORKED FOR ANY EMPLOYER, AS 27 DEFINED IN SECTION 24-51-101 (20), DURING THE MONTH OF THE

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EFFECTIVE DATE OF RETIREMENT. A SERVICE RETIREE DESCRIBED IN THIS
 PARAGRAPH (a) WHO WORKS FOR ANY EMPLOYER, AS DEFINED IN SECTION
 24-51-101 (20), DURING THE MONTH OF THE EFFECTIVE DATE OF
 RETIREMENT SHALL BE SUBJECT TO A REDUCTION IN BENEFITS AS
 PROVIDED IN SECTION 24-51-1102 (2).

6 (b) A STATE COLLEGE OR UNIVERSITY OR AN EMPLOYER IN THE 7 SCHOOL OR DENVER PUBLIC SCHOOLS DIVISION MAY HIRE UP TO TEN 8 SERVICE RETIREES IN AREAS WHERE THE EMPLOYER DETERMINES THAT 9 THERE IS A CRITICAL SHORTAGE OF QUALIFIED CANDIDATES AND THAT THE 10 SERVICE RETIREE HAS UNIQUE EXPERIENCE, SKILL, OR QUALIFICATIONS 11 THAT WOULD BENEFIT THE EMPLOYER. THE EMPLOYER SHALL NOTIFY THE 12 ASSOCIATION UPON HIRING A SERVICE RETIREE PURSUANT TO THIS 13 SUBSECTION (1.8). A LIST OF ANY AND ALL SERVICE RETIREES EMPLOYED 14 BY THE EMPLOYER SHALL BE PROVIDED TO THE ASSOCIATION AT THE 15 START OF EACH CALENDAR YEAR AND SHALL BE UPDATED PRIOR TO ANY 16 ADDITIONAL HIRINGS DURING THE SAME CALENDAR YEAR.

(c) A STATE COLLEGE OR UNIVERSITY OR AN EMPLOYER IN THE
SCHOOL OR DENVER PUBLIC SCHOOLS DIVISION SHALL PROVIDE FULL
PAYMENT OF ALL EMPLOYER CONTRIBUTIONS AND ALL DISBURSEMENTS IN
ACCORDANCE WITH PART 4 OF THIS ARTICLE, AND ALL WORKING RETIREE
CONTRIBUTIONS IN ACCORDANCE WITH PART 11 OF THIS ARTICLE, ON THE
SALARY PAID TO THE SERVICE RETIREE DESCRIBED IN PARAGRAPH (a) OF
THIS SUBSECTION (1.8). ____

(d) A SERVICE RETIREE WHO IS EMPLOYED PURSUANT TO THIS
subsection (1.8) SHALL NOT BE REQUIRED TO RESUME MEMBERSHIP.
UPON TERMINATION OF SUCH RETIREE'S EMPLOYMENT, THERE SHALL BE
NO BENEFIT CALCULATION REFLECTING ADDITIONAL SERVICE CREDIT OR

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1 ANY INCREASE IN THE HIGHEST AVERAGE SALARY OF SUCH PERSON.

(e) FOR PURPOSES OF THIS SUBSECTION (1.8), "STATE COLLEGE OR
UNIVERSITY" MEANS ANY POSTSECONDARY EDUCATIONAL INSTITUTION,
INCLUDING COMMUNITY AND JUNIOR COLLEGES, ESTABLISHED AND
EXISTING PURSUANT TO TITLE 23, C.R.S., AS AN AGENCY OF THE STATE OF
COLORADO AND SUPPORTED WHOLLY OR IN PART BY TAX REVENUES.

7 (2) Salary from the employment, engagement, retention, or other 8 use of a service retiree OR DPS RETIREE in an individual capacity or of 9 any entity owned or operated by a service retiree or affiliated party by an 10 employer to perform any service as an employee, contract employee, 11 consultant, independent contractor, or through any other arrangement, 12 shall be subject to employer contributions but shall not be subject to 13 member contributions. except as provided in section 24-51-1103. 14 EFFECTIVE JANUARY 1, 2011, SUCH SALARY SHALL ALSO BE SUBJECT TO 15 WORKING RETIREE CONTRIBUTIONS. Salary from employment by a retiree 16 who is serving in a state elected official's position shall not be subject to 17 employer contributions OR WORKING RETIREE CONTRIBUTIONS. SALARY 18 FROM EMPLOYMENT OF A RETIREE WHO IS PARTICIPATING IN AN 19 EDUCATIONAL EMPLOYEES' OPTIONAL RETIREMENT PLAN PURSUANT TO 20 ARTICLE 54.5 OF THIS TITLE SHALL NOT BE SUBJECT TO WORKING RETIREE 21 CONTRIBUTIONS.

SECTION <u>25.</u> 24-51-1103 (1) and (3), Colorado Revised
Statutes, are amended, and the said 24-51-1103 is further amended BY
THE ADDITION OF A NEW SUBSECTION, to read:

25 24-51-1103. Contributions for a retiree who returns to
 26 membership - benefit calculation upon subsequent retirement 27 survivor benefit rights - disability retirement benefits. (1) Except as

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1 otherwise provided in section 24-51-1747, a retiree who returns to work 2 in a position that is subject to membership may voluntarily suspend the 3 service retirement benefits or the reduced service retirement benefits and 4 resume membership. Upon such suspension, employer and member 5 contributions are required to be made pursuant to the provisions of part 6 4 of this article. Any additional service credit accumulated and any 7 increase in the highest average salary of such person shall be reflected in 8 the benefit calculation upon subsequent termination of membership only 9 after one year of service credit has been earned.

10 (1.5) A RETIREE WHO, ON OR AFTER JANUARY 1, 2011, SUSPENDS 11 HIS OR HER SERVICE RETIREMENT OR REDUCED SERVICE RETIREMENT 12 BENEFITS SHALL NOT ADD ANY SERVICE CREDIT TO THE BENEFIT SEGMENT 13 FROM WHICH THE RETIREE SUSPENDS HIS OR HER RETIREMENT. SUBJECT 14 TO THE ELECTION SET FORTH BELOW, ANY ADDITIONAL SERVICE CREDIT 15 ACCUMULATED WILL BE REFLECTED IN SEPARATE BENEFIT SEGMENTS UPON 16 SUBSEQUENT TERMINATION OF MEMBERSHIP, BUT ONLY AFTER ONE YEAR 17 OF SERVICE CREDIT HAS BEEN EARNED DURING A PERIOD OF SUSPENSION. 18 THE SERVICE RETIREMENT OR REDUCED SERVICE RETIREMENT BENEFITS 19 FOR EACH QUALIFYING SEPARATE BENEFIT SEGMENT WILL BE CALCULATED 20 PURSUANT TO THE BENEFIT STRUCTURE UNDER WHICH THE RETIREE 21 ORIGINALLY RETIRED. THE BENEFIT FOR EACH SEPARATE BENEFIT 22 SEGMENT RESULTING FROM SUSPENSION SHALL BE DETERMINED USING THE 23 MEMBER'S SALARY AND SERVICE CREDIT ACQUIRED DURING THE PERIOD OF 24 SUSPENSION. THE MEMBER'S AGE AND TOTAL SERVICE CREDIT WITH THE 25 ASSOCIATION UPON RETIREMENT AFTER EACH SUSPENSION SHALL GOVERN 26 WHETHER THE MEMBER SHALL RECEIVE A SERVICE RETIREMENT 27 CALCULATION OR A REDUCED SERVICE RETIREMENT CALCULATION

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1 PURSUANT TO SECTION 24-51-605 FOR THAT SEGMENT. PREVIOUS 2 SEPARATE BENEFIT SEGMENTS SHALL BE SUBJECT TO RECALCULATION 3 ONLY TO REFLECT A CHANGE IN THE SELECTED OPTION OR A DESIGNATED 4 COBENEFICIARY, IF APPLICABLE, AND NO BENEFIT INCREASES PURSUANT 5 TO SECTION 24-51-1001 WILL BE APPLICABLE TO ANY SEPARATE BENEFIT 6 SEGMENT DURING ANY PERIOD OF SUSPENSION. UPON REINSTATEMENT OF 7 THE RETIREMENT BENEFIT ALLOWANCE PAYMENTS, NO INCREASE SHALL 8 BE MADE UNTIL SUCH RESUMED PAYMENTS HAVE BEEN PAID 9 CONTINUOUSLY FOR THE TWELVE MONTHS PRIOR TO JULY 1. UPON 10 RESUMPTION OF RETIREMENT AFTER SUSPENSION, THE ASSOCIATION SHALL 11 REFUND ALL MONEYS CREDITED TO THE MEMBER CONTRIBUTION ACCOUNT 12 DURING THE PERIOD OF SUSPENSION PURSUANT TO SECTION 24-51-405 13 UNLESS, WITHIN A TIME PERIOD SET BY THE ASSOCIATION, THE RETIREE 14 MAKES WRITTEN ELECTION TO ESTABLISH A SEPARATE BENEFIT SEGMENT 15 CALCULATED AS SET FORTH ABOVE. THE REFUND SHALL BE AN AMOUNT 16 EQUAL TO ALL MONEYS CREDITED TO THE MEMBER CONTRIBUTION 17 ACCOUNT DURING THE PERIOD OF SUSPENSION AND PAYMENT OF 18 MATCHING EMPLOYER CONTRIBUTIONS PURSUANT TO SECTION 24-51-408. 19 THE REQUIREMENT TO HAVE AT LEAST FIVE YEARS OF SERVICE CREDIT TO 20 BE ELIGIBLE FOR THE MATCHING EMPLOYER CONTRIBUTIONS PROVIDED IN 21 SECTION 24-51-408 SHALL NOT APPLY IN THE EVENT OF RETURNING TO 22 RETIREMENT AFTER SUSPENSION. NO REFUND MAY BE ISSUED FOR ANY 23 BENEFIT SEGMENT FROM WHICH A BENEFIT HAS BEEN DRAWN. SUCH 24 REFUND SHALL BE REQUIRED FOR ANY SEPARATE BENEFIT SEGMENT 25 DURING WHICH LESS THAN ONE YEAR OF SERVICE CREDIT HAS BEEN 26 EARNED.

27

(3) Disability retirement benefits provided for in part 7 of this

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- 1 article shall be available to a retiree after five years of service credit has 2 been earned during the most recent period of membership.
- 3 SECTION 26. 24-51-1702 (17) and (34), Colorado Revised 4 Statutes, are amended to read:
- 5

24-51-1702. Definitions. As used in this part 17, unless the 6 context otherwise requires:

"Highest average salary" means the average monthly 7 (17)8 compensation of the thirty-six months of accredited service having the 9 highest rates, multiplied by twelve, or the "career average salary", 10 whichever is greater, and shall be applied to benefits, except for benefits 11 under sections 24-51-1727 to 24-51-1731, attributable to retirement or 12 death on or after July 1, 1994. For benefits under sections 24-51-1727 to 13 24-51-1731, "highest average salary" applies to cases where termination 14 of service occurs on or after July 1, 1994. THIS SUBSECTION (17) SHALL 15 APPLY ONLY TO DPS MEMBERS ELIGIBLE FOR A RETIREMENT BENEFIT AS 16 OF JANUARY 1, 2011. FOR DPS MEMBERS NOT ELIGIBLE FOR A 17 RETIREMENT BENEFIT AS OF JANUARY 1, 2011, THE DEFINITION OF 18 "HIGHEST AVERAGE SALARY" SPECIFIED IN SECTION 24-51-101 (25) (b) (V) 19 SHALL APPLY.

20 (34) "Retirement allowance" or "total retirement allowance" 21 means the total of pension, annuity, and all postretirement increases 22 INITIAL BENEFIT FOR A BENEFIT THAT BECOMES EFFECTIVE ON OR AFTER 23 JANUARY 1, 2010. FOR A BENEFIT THAT BECAME EFFECTIVE BEFORE 24 JANUARY 1, 2010, "RETIREMENT ALLOWANCE" MEANS THE TOTAL BENEFIT 25 PAYABLE AS OF JUNE 30, 2010, INCLUDING THE SUM OF THE INITIAL 26 BENEFIT, ACCUMULATED ANNUAL INCREASES, AND COST OF LIVING 27 INCREASES.

SECTION <u>27.</u> 24-51-1713, Colorado Revised Statutes, is
 amended to read:

24-51-1713. Eligibility - retirements without actuarial
reduction. (1) This section shall only apply to DPS MEMBERS who
HAVE FIVE OR MORE YEARS OF SERVICE CREDIT AS OF JANUARY 1, 2011.
FOR DPS MEMBERS WHO HAVE LESS THAN FIVE YEARS OF SERVICE CREDIT
AS OF JANUARY 1, 2011, ELIGIBILITY FOR RETIREMENT WITHOUT AN
ACTUARIAL REDUCTION SHALL BE GOVERNED BY SECTION 24-51-602 (1)
(a.7) AND (1) (d).

10 (1) (2) Whenever a contributing member or affiliate member 11 pursuant to the DPS plan has completed a period of twenty-five years of 12 active service, of which not less than fifteen years shall have been with 13 the district, and has attained the age of fifty-five years while in the service 14 of the district, said member shall be eligible for retirement for 15 superannuation. Such retirement shall be made upon due application and 16 subject to such rules as may be prescribed by the association.

(2) (3) Whenever a contributing member or affiliate member of
the DPS plan has completed a period of five years of active service and
has attained the age of sixty-five while in the service of the district, said
member shall be eligible for retirement for superannuation. Such
retirement shall be made upon due application and subject to such rules
as may be prescribed by the board of trustees.

(3) (4) Whenever a contributing member or affiliate member
pursuant to the DPS plan has completed a period of thirty years of active
service with the district and has attained the age of fifty years while in the
service of the district, said member shall be eligible for retirement for
superannuation. Such retirement shall be made upon due application and

1 subject to such rules as may be prescribed by the association.

2 SECTION <u>28.</u> 24-51-1714, Colorado Revised Statutes, is
3 amended to read:

24-51-1714. Eligibility - retirements requiring actuarial
reduction. (1) This section shall only apply to DPS members who
HAVE FIVE OR MORE YEARS OF SERVICE CREDIT AS OF JANUARY 1, 2011.
FOR DPS MEMBERS WHO HAVE LESS THAN FIVE YEARS OF SERVICE CREDIT
AS OF JANUARY 1, 2011, ELIGIBILITY FOR RETIREMENT REQUIRING AN
ACTUARIAL REDUCTION SHALL BE GOVERNED BY SECTION 24-51-604.

10 (1) (2) Whenever a contributing member or affiliate member 11 pursuant to the DPS plan has completed a period of twenty-five years of 12 active service with the district but has not attained the age of fifty-five 13 years, said member shall be eligible for retirement for superannuation but 14 with reduced benefits in accordance with the applicable provisions of 15 section 24-51-1715. Any such retirement shall be voluntary and reflect 16 the choice of the member.

17 (2) (3) Whenever a contributing member or affiliate member 18 pursuant to the DPS plan has completed a period of fifteen years of active 19 service with the district and has attained the age of fifty-five years while 20 in the service of the district, said member shall be eligible for retirement 21 for superannuation but with reduced benefits in accordance with the 22 applicable provisions of section 24-51-1715. Any such retirement shall 23 be voluntary and reflect the choice of the contributing member.

(3) (4) Whenever a contributing member or affiliate member
pursuant to the DPS plan has completed a period of thirty years of active
service with the district but has not attained the age of fifty years, said
contributing member shall nevertheless be eligible for retirement for

superannuation but with reduced benefits in accordance with the
 applicable provisions of section 24-51-1715. Any such retirement shall
 be voluntary and reflect the choice of the member.

4 SECTION <u>29.</u> 24-51-1715 (1) (a) and (1) (c), Colorado Revised
5 Statutes, are amended to read:

6 24-51-1715. Benefits. (1) The annual superannuation retirement
7 allowance shall be determined in the following manner:

8 (a) Subject to the provisions of paragraph (c) of this subsection (1)
9 pertaining to certain members appointed or reappointed on or after July
10 1, 2005, and for persons who become affiliate members on or after July
11 1, 2005, the following calculations shall apply:

(I) If said member shall retire pursuant to section 24-51-1713, the
highest average salary as defined in section 24-51-1702 (17) shall be
multiplied by the primary percentage which shall determine the annual
retirement allowance expressed as a single life annuity and known as
option A.

17 (II) If, however, said member shall retire pursuant to section 18 24-51-1714 (1) 24-51-1714 (2), and if the member HAS REACHED 19 RETIREMENT ELIGIBILITY AS OF JANUARY 1, 2011, AND has attained a 20 minimum age of fifty years, the annual retirement allowance, calculated 21 pursuant to subparagraph (I) of this paragraph (a), shall be reduced by the 22 lesser of four percent for each year that fifty-five exceeds said member's 23 attained age or four percent for each year that thirty exceeds said 24 member's number of years of active service with the district, in either case 25 prorated for a partial year. FOR MEMBERS WHO HAVE NOT REACHED 26 RETIREMENT ELIGIBILITY AS OF JANUARY 1, 2011, THE ANNUAL 27 RETIREMENT ALLOWANCE, CALCULATED PURSUANT TO SUBPARAGRAPH (I)

OF THIS PARAGRAPH (a), SHALL BE REDUCED BY AN ACTUARIALLY
 DETERMINED PERCENTAGE AS OF THE EFFECTIVE DATE OF RETIREMENT TO
 ENSURE THAT THE BENEFIT IS THE ACTUARIAL EQUIVALENT OF THE
 ANNUAL RETIREMENT ALLOWANCE, CALCULATED PURSUANT TO
 SUBPARAGRAPH (I) OF THIS PARAGRAPH (a).

6 (III) If said member shall retire pursuant to section $\frac{24-51-1714(1)}{24-51-1714(1)}$ 7 24-51-1714 (2), and if the member HAS REACHED RETIREMENT 8 ELIGIBILITY AS OF JANUARY 1, 2011, AND is younger than age fifty, the 9 annual retirement allowance, calculated pursuant to subparagraph (I) of 10 this paragraph (a), shall be reduced by the greater of four percent for each 11 year that fifty exceeds said member's attained age or FOUR percent for 12 each year that thirty exceeds said member's number of years of active 13 service with the district, in either case prorated for a partial year. FOR 14 MEMBERS WHO HAVE NOT REACHED RETIREMENT ELIGIBILITY AS OF 15 JANUARY 1, 2011, THE ANNUAL RETIREMENT ALLOWANCE, CALCULATED 16 PURSUANT TO SUBPARAGRAPH (I) OF THIS PARAGRAPH (a), SHALL BE 17 REDUCED BY AN ACTUARIALLY DETERMINED PERCENTAGE AS OF THE 18 EFFECTIVE DATE OF RETIREMENT TO ENSURE THAT THE BENEFIT IS THE 19 ACTUARIAL EQUIVALENT OF THE ANNUAL RETIREMENT ALLOWANCE, 20 CALCULATED PURSUANT TO SUBPARAGRAPH (I) OF THIS PARAGRAPH (a). 21 (IV) If said member shall retire pursuant to section $\frac{24-51-1714}{2}$ 22 24-51-1714 (3), AND THE MEMBER HAS REACHED RETIREMENT ELIGIBILITY 23 AS OF JANUARY 1, 2011, the annual retirement allowance, calculated 24 pursuant to subparagraph (I) of this paragraph (a), shall be reduced by the 25 lesser of four percent for each year that twenty-five exceeds said 26 member's number of years of active service with the district or four

27 percent for each year that sixty-five exceeds said member's age, in either

1 case prorated for a partial year. FOR MEMBERS WHO HAVE NOT REACHED 2 RETIREMENT ELIGIBILITY AS OF JANUARY 1, 2011, THE ANNUAL 3 RETIREMENT ALLOWANCE, CALCULATED PURSUANT TO SUBPARAGRAPH (I)4 OF THIS PARAGRAPH (a), SHALL BE REDUCED BY AN ACTUARIALLY 5 DETERMINED PERCENTAGE AS OF THE EFFECTIVE DATE OF RETIREMENT TO 6 ENSURE THAT THE BENEFIT IS THE ACTUARIAL EQUIVALENT OF THE ANNUAL RETIREMENT ALLOWANCE, CALCULATED PURSUANT TO 7 8 SUBPARAGRAPH (I) OF THIS PARAGRAPH (a).

9 (V) If said member shall retire pursuant to section $\frac{24-51-1714(3)}{24-51-1714(3)}$, 10 24-51-1714 (4), AND IF THE MEMBER HAS REACHED RETIREMENT 11 ELIGIBILITY AS OF JANUARY 1, 2011, the annual retirement allowance, 12 calculated pursuant to subparagraph (I) of this paragraph (a), shall be 13 reduced by four percent for each year that fifty exceeds said member's 14 age. FOR MEMBERS WHO HAVE NOT REACHED RETIREMENT ELIGIBILITY AS 15 OF JANUARY 1, 2011, THE ANNUAL RETIREMENT ALLOWANCE, 16 CALCULATED PURSUANT TO SUBPARAGRAPH (I) OF THIS PARAGRAPH (a), 17 SHALL BE REDUCED BY AN ACTUARIALLY DETERMINED PERCENTAGE AS OF 18 THE EFFECTIVE DATE OF RETIREMENT TO ENSURE THAT THE BENEFIT IS THE 19 ACTUARIAL EQUIVALENT OF THE ANNUAL RETIREMENT ALLOWANCE, 20 CALCULATED PURSUANT TO SUBPARAGRAPH (I) OF THIS PARAGRAPH (a).

(c) In making the calculation of the annual retirement allowance
adjustment for a member who initially was appointed or who became an
affiliate member on or after July 1, 2005, AND WHO HAS REACHED
RETIREMENT ELIGIBILITY AS OF JANUARY 1, 2011, the reduction
percentage provided in paragraph (a) of this subsection (1) shall be
changed in each instance from four percent to six percent. This paragraph
(c) shall not apply to a member whose contributing or affiliate

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1 membership began on or before June 30, 2005, and whose accumulated 2 contribution balance remains continuously on deposit in the Denver 3 public schools division through the effective date of such member's 4 retirement. FOR MEMBERS WHO HAVE NOT REACHED RETIREMENT 5 ELIGIBILITY AS OF JANUARY 1, 2011, THE ANNUAL RETIREMENT 6 ALLOWANCE, CALCULATED PURSUANT TO SUBPARAGRAPH (I) OF 7 PARAGRAPH (a) OF THIS SUBSECTION (1), SHALL BE REDUCED BY AN 8 ACTUARIALLY DETERMINED PERCENTAGE AS OF THE EFFECTIVE DATE OF 9 RETIREMENT TO ENSURE THAT THE BENEFIT IS THE ACTUARIAL 10 EQUIVALENT OF THE ANNUAL RETIREMENT ALLOWANCE, CALCULATED 11 PURSUANT TO SUBPARAGRAPH (I) OF PARAGRAPH (a) OF THIS SUBSECTION 12 (1).

SECTION <u>30.</u> Part 17 of article 51 of title 24, Colorado Revised
 Statutes, is amended BY THE ADDITION OF A NEW SECTION to
 read:

24-51-1726.5. Contributions for a retiree who returns to 16 17 membership - benefit calculation upon subsequent retirement -18 survivor benefit rights. (1) EXCEPT AS OTHERWISE PROVIDED IN SECTION 24-51-1747, A DPS RETIREE WHO RETURNS TO WORK IN A 19 20 POSITION THAT IS SUBJECT TO MEMBERSHIP MAY VOLUNTARILY SUSPEND 21 HIS OR HER RETIREMENT ALLOWANCE AND RESUME MEMBERSHIP. UPON 22 SUCH SUSPENSION, EMPLOYER AND MEMBER CONTRIBUTIONS ARE 23 REQUIRED TO BE MADE PURSUANT TO THE PROVISIONS OF PART 4 OF THIS 24 ARTICLE.

(2) A DPS RETIREE WHO, ON OR AFTER JANUARY 1, 2011,
SUSPENDS HIS OR HER RETIREMENT ALLOWANCE SHALL NOT ADD ANY
SERVICE CREDIT TO THE BENEFIT SEGMENT FROM WHICH THE RETIREE

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1 SUSPENDS HIS OR HER RETIREMENT. SUBJECT TO THE ELECTION SET FORTH 2 BELOW, ANY ADDITIONAL SERVICE CREDIT ACCUMULATED WILL BE 3 REFLECTED IN SEPARATE BENEFIT SEGMENTS UPON SUBSEQUENT 4 TERMINATION OF MEMBERSHIP, BUT ONLY AFTER ONE YEAR OF SERVICE 5 CREDIT HAS BEEN EARNED DURING A PERIOD OF SUSPENSION. THE 6 RETIREMENT ALLOWANCE FOR EACH QUALIFYING SEPARATE BENEFIT 7 SEGMENT WILL BE CALCULATED PURSUANT TO THE BENEFIT STRUCTURE 8 UNDER WHICH THE RETIREE ORIGINALLY RETIRED. THE BENEFIT FOR EACH 9 SEPARATE BENEFIT SEGMENT RESULTING FROM SUSPENSION SHALL BE 10 DETERMINED USING THE DPS MEMBER'S SALARY AND SERVICE CREDIT 11 ACQUIRED DURING THE PERIOD OF SUSPENSION. THE DPS MEMBER'S AGE 12 AND TOTAL SERVICE CREDIT WITH THE ASSOCIATION UPON RETIREMENT 13 AFTER EACH SUSPENSION SHALL GOVERN WHETHER THE DPS MEMBER 14 SHALL RECEIVE A RETIREMENT ALLOWANCE PURSUANT TO SECTION 15 24-51-1713 OR 24-51-1714 FOR THAT SEGMENT. PREVIOUS SEPARATE 16 BENEFIT SEGMENTS SHALL BE SUBJECT TO RECALCULATION ONLY TO 17 REFLECT A CHANGE IN THE SELECTED OPTION OR A DESIGNATED 18 COANNUITANT, IF APPLICABLE, AND NO BENEFIT INCREASES PURSUANT TO 19 SECTION 24-51-1001 WILL BE APPLICABLE TO ANY SEPARATE BENEFIT 20 SEGMENT DURING ANY PERIOD OF SUSPENSION. UPON REINSTATEMENT OF 21 THE RETIREMENT BENEFIT ALLOWANCE PAYMENTS, NO INCREASE SHALL 22 BE MADE UNTIL SUCH RESUMED PAYMENTS HAVE BEEN PAID 23 CONTINUOUSLY FOR THE TWELVE MONTHS PRIOR TO JULY 1. UPON 24 RESUMPTION OF RETIREMENT AFTER SUSPENSION, THE ASSOCIATION SHALL 25 REFUND ALL MONEYS CREDITED TO THE MEMBER CONTRIBUTION ACCOUNT 26 DURING THE PERIOD OF SUSPENSION PURSUANT TO SECTION 24-51-405 27 UNLESS, WITHIN A TIME SET BY THE ASSOCIATION, THE RETIREE MAKES

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1 WRITTEN ELECTION TO ESTABLISH A SEPARATE BENEFIT SEGMENT 2 CALCULATED AS SET FORTH ABOVE. THE REFUND SHALL BE AN AMOUNT 3 EQUAL TO ALL MONEYS CREDITED TO THE MEMBER CONTRIBUTION 4 ACCOUNT DURING THE PERIOD OF SUSPENSION AND PAYMENT OF 5 MATCHING EMPLOYER CONTRIBUTIONS PURSUANT TO SECTION 24-51-1711 6 OR 24-51-1729 (6) (a) (I), WHICHEVER IS APPLICABLE. NO REFUND CAN 7 ISSUE FOR ANY BENEFIT SEGMENT FROM WHICH A BENEFIT HAS BEEN 8 DRAWN. SUCH REFUND SHALL BE REQUIRED FOR ANY SEPARATE BENEFIT 9 SEGMENT DURING WHICH LESS THAN ONE YEAR OF SERVICE CREDIT HAS 10 BEEN EARNED.

(3) (a) A DPS MEMBER WHOSE RETIREMENT ALLOWANCES ARE IN
SEPARATE BENEFIT SEGMENTS PURSUANT TO THIS SECTION MUST ELECT
THE SAME OPTION AND DESIGNATE THE SAME COANNUITANT FOR ALL OF
HIS OR HER SEPARATE BENEFIT SEGMENTS.

(b) A DPS RETIREE WHO SUSPENDS HIS OR HER RETIREMENT AND
ELECTS A SEPARATE BENEFIT SEGMENT PURSUANT TO THIS SECTION MAY
CHANGE HIS OR HER ORIGINAL OPTION AND COANNUITANT ELECTION ONLY
IF THE ORIGINAL OPTION SELECTED WAS OPTION A, P2, OR P3. DPS
RETIREES WHO SELECTED OPTION B, C, D, OR E SHALL NOT BE ALLOWED
TO CHANGE THAT ELECTION.

(4) SURVIVOR BENEFIT RIGHTS PROVIDED FOR IN THIS PART 17
SHALL BE AVAILABLE TO A DPS RETIREE WHO VOLUNTARILY SUSPENDS
THE BENEFITS AND RETURNS TO MEMBERSHIP AS IF SUCH RETIREE HAD NOT
RETIRED.

25 <u>SECTION 31.</u> 24-51-1729(1)(a)(V), Colorado Revised Statutes,
 26 <u>is amended to read:</u>

27 <u>24-51-1729. Benefits - deferred members.</u> (1) In the event the

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employment of such member with the district terminates on or after July
 <u>1, 1962, the deferred retirement allowance, subject to the limitations set</u>
 forth in section 24-51-1731, shall be computed in the following manner
 and paid under the following conditions:

5 (a) The amount of the deferred retirement allowance under option
A shall be determined in the same manner and subject to the same
7 conditions as is set forth in section 24-51-1715, if the member was a
8 contributing member or affiliate member at the time that employment
9 was terminated, with the following limitations:

10 (V) In making the calculation of the deferred retirement 11 allowance for one qualified for deferred benefits, the provisions of 12 section 24-51-1715 (1) (c) changing the reduction percentage from four 13 percent to six percent for certain retirements and section 24-51-1732 basing the annual retirement allowance adjustment on the lesser of three 14 15 percent or the actual increase, as calculated by the United States department of labor, in the national consumer price index for urban wage 16 17 earners and clerical workers during the calendar year preceding the 18 increase, but in no case less than zero, shall not apply if the retiree 19 terminated employment on or before June 30, 2005. 20 SECTION <u>32.</u> 24-51-1732 (1), (2), (3), and (5), Colorado 21 Revised Statutes, are amended to read:

22 24-51-1732. Benefit increases - annual retirement allowance
 23 adjustment - contributing members - affiliate members - deferred
 24 members - survivors (2001 and 2005). (1) (a) Monthly retirement and
 25 survivor benefit payments, including the increases determined under the
 26 provisions of the DPS plan document attributable to retirement or death
 27 of an eligible employee of the district who retired or died after December

1, 1945, shall be increased as follows: IN ACCORDANCE WITH PART 10 OF
 THIS ARTICLE.

3 (a) (I) Subject to section 24-51-1747 (13), effective on January 1 4 of every year, beginning January 1, 2001, the retirement allowance or 5 survivor benefit payment payable on December 31 of the preceding year 6 shall be increased by three and one-quarter percent, provided, however, 7 that increases for contributing members initially appointed on or after July 8 1, 2005, and for persons who become affiliate members on or after July 9 1, 2005, or for benefits derived through such members, shall be calculated 10 and shall be effective as follows:

(A) The increase shall be based on the lesser of three percent or
 the actual increase, as calculated by the United States department of labor,
 in the national consumer price index for urban wage earners and clerical
 workers during the calendar year preceding the increase, but in no case
 less than zero;

(B) The resulting percentage shall be prorated, for the initial
increase only, based on the number of months and fractional months that
the annuitant was retired or receiving survivor benefits by March 1 of the
year following the year of retirement or the date survivor benefits initially
became payable; and

21 (C) The increase shall be effective on March 1 of each year
 22 following the year in which the effective date of retirement falls or the
 23 year in which survivor benefits become payable.

(II) The increase last stated shall not apply to a member, or for
 benefits derived through such member, whose contributing or affiliate
 membership began on or before June 30, 2005, and whose accumulated
 contribution balance remains continuously on deposit in the Denver

public schools division through the effective date of such member's
 retirement.

3 (b) Adjusted payments based on survivor benefits that are 4 suspended by reason of the beneficiary not having attained the minimum 5 age requirements provided in sections 24-51-1738 to 24-51-1740 or 6 pursuant to the provisions of the DPS plan document shall not continue 7 to accumulate or accrue during such period of suspension.

8 (2) Upon attainment of the minimum age requirements and 9 resumption of such survivor's benefit payments or reinstatement under the 10 provisions of the DPS plan document, no increase shall be made until 11 such resumed payments have been paid continuously for an entire 12 calendar year THE TWELVE MONTHS PRIOR TO JULY 1.

(3) Annual retirement allowance adjustments shall be payable to
 retired employees, survivors, or beneficiaries meeting the above
 requirements who are eligible to receive monthly benefits under the
 provisions of the DPS plan document.

17 (5) PURSUANT TO SECTION 24-51-1726.5, adjusted payments based 18 on benefits that are suspended by reason of the annuitant's having 19 returned to service with the district AN EMPLOYER AFFILIATED WITH THE 20 ASSOCIATION as a regular employee shall not continue to accumulate or 21 accrue during such period of suspension. Upon reinstatement of the 22 retirement allowance payments, no increase shall be made until such 23 resumed payments have been paid continuously for an entire calendar 24 year THE TWELVE MONTHS PRIOR TO JULY 1.

25 SECTION <u>33.</u> 24-51-1747 (6) (a), Colorado Revised Statutes, is
26 amended to read:

27 **24-51-1747.** Portability between the Denver public schools

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1 division and the other four divisions within the association. (6)(a) A 2 person who is a retiree of the Denver public schools retirement system 3 before January 1, 2010, shall not be subject to THE WORKING RETIREE 4 CONTRIBUTIONS OR a benefit reduction due to postretirement employment 5 with an affiliated employer of the association existing before January 1, 6 2010, as long as the retiree continues to be employed by that same 7 employer. A retiree so situated shall be entitled to a second and entirely 8 separate retirement coverage segment under the PERA benefit structure. 9 SECTION <u>34.</u> 24-54.5-105 (2) (a), the introductory portion to 24-54.5-105 (2) (b), and 24-54.5-105 (2) (c) (II), (3) (b) (II), and (5), 10 11 Colorado Revised Statutes, are amended to read:

12 **24-54.5-105. Participation.** (2) (a) Any eligible employee who 13 is not a member, or inactive member, OR RETIREE of the association and 14 who is initially appointed to an eligible position on or after the effective 15 date of the establishment of one or more optional retirement plans at such 16 eligible employee's employing institution shall participate in an optional 17 retirement plan established by the eligible employee's employing 18 institution pursuant to the provisions of this article.

(b) Any eligible employee who is a member or inactive member
of the association with at least one year of service credit OR WHO IS A
RETIREE OF THE ASSOCIATION, and is initially appointed to an eligible
position on or after the effective date of the establishment of one or more
optional retirement plans at such eligible employee's employing
institution shall elect, within thirty days after such appointment, either:

(c) Any eligible employee who elects to participate in an optional
 retirement plan established by such eligible employee's employing
 institution pursuant to the provisions of paragraph (b) of this subsection

1 (2) shall specify one of the following options:

2 (II) To terminate membership in the association and to require 3 payment by the association of all employee contributions and any accrued 4 interest on such contributions. Such election shall constitute a waiver of 5 all rights and benefits provided by the association except as otherwise 6 provided by the provisions of this article. Within ninety days after receipt 7 of notice of an election to terminate membership pursuant to the 8 provisions of this subparagraph (II), the association shall pay to the 9 employing institution's retirement plan on behalf of the eligible employee 10 an amount equal to the employee's member contributions plus accrued 11 interest on such contributions at the rate specified in section 24-51-101 12 (28) (a) through June 30, 1991, and at the rate specified in section 13 24-51-101 (28) (c) after June 30, 1991. THIS SUBPARAGRAPH (II) IS NOT 14 APPLICABLE TO RETIREES OF THE ASSOCIATION.

(3) (b) Any eligible employee who elects to participate in an
optional retirement plan established by such eligible employee's
employing institution pursuant to the provisions of paragraph (a) of this
subsection (3) shall specify one of the following options:

19 (II) To terminate membership in the association and to require 20 payment by the association of all employee contributions and any accrued 21 interest on such contributions. Such election shall constitute a waiver of 22 all rights and benefits provided by the association except as otherwise 23 provided by the provisions of this article. Within ninety days after receipt 24 of notice of an election to terminate membership pursuant to the 25 provisions of this subparagraph (II), the association shall pay to the 26 employing institution's retirement plan on behalf of the eligible employee an amount equal to the employee's retirement contributions plus accrued 27

interest on such contributions at the rate specified in section 24-51-101
 (28) (a) through June 30, 1991, and at the rate specified in section
 24-51-101 (28) (c) after June 30, 1991. THIS SUBPARAGRAPH (II) IS NOT
 APPLICABLE TO RETIREES OF THE ASSOCIATION.

5 (5) An election by an eligible employee to participate in an 6 optional retirement plan of the employing institution shall be irrevocable 7 and shall be accompanied by an appropriate application, where required, 8 for the issuance of a contract or contracts under such optional retirement 9 plan. NOTWITHSTANDING THE PROVISIONS OF THIS SUBSECTION (5), A 10 RETIREE WILL HAVE THE CHOICE PURSUANT TO THIS SUBSECTION (5) EACH 11 TIME THE RETIREE IS EMPLOYED BY THE EMPLOYING INSTITUTION.

SECTION <u>35.</u> Specified effective date. This act shall take effect
January 1, 2011, except that the following sections of this act shall take
effect upon passage: Section 24-51-101 (6.5), Colorado Revised Statutes,
as contained in section 1 of this act; sections 18, 19, 20, 21, and 22;
section 24-51-1702 (34), Colorado Revised Statutes, as contained in
section 25 of this act; and sections <u>31, 34, and 35</u>.

SECTION <u>36.</u> Safety clause. The general assembly hereby finds,
 determines, and declares that this act is necessary for the immediate
 preservation of the public peace, health, and safety.