Second Regular Session Sixty-seventh General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 10-0336.01 Julie Pelegrin

SENATE BILL 10-003

SENATE SPONSORSHIP

Morse and Penry, Heath

HOUSE SPONSORSHIP

Middleton and May, Court, Gerou

Senate Committees

House Committees

Education

A BILL FOR AN ACT

101	CONCERNING HIGHER EDUCATION FLEXIBILITY TO IMPROVE THE
102	FINANCIAL POSITION OF STATE INSTITUTIONS OF HIGHER
103	EDUCATION.

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.)

Long-term Fiscal Stability Commission. Section 1. The bill directs the council for a common course number system (council), in conjunction with the state institutions of higher education (institutions) and the guaranteed transfer program, to develop articulation agreements

SENATE Amended 3rd Reading

SENATE Am ended 2nd Reading M ay 4,2010 for 5 degree programs before January 1, 2011. After completion of the first 5 articulation agreements, the council will develop additional articulation agreements.

Section 2. Under current law, each institution must ensure that no less than two-thirds of the students enrolled at each campus of the institution are in-state students. The bill applies the two-thirds in-state student requirement to the institution as a whole rather than each campus. Under current law, foreign students are included as out-of-state students for purposes of calculating the ratio between in-state and out-of-state students. The bill exempts institutions that meet certain criteria from the requirement that they include foreign students in the calculations for in-state and out-of-state students.

Sections 3 and 4. Where, under current law, the department of higher education sets financial aid eligibility requirements, the bill gives institutions that authority. The bill removes the requirement that an institution that is an enterprise dedicate a percentage of its revenues to need-based financial aid if the institution increases tuition.

Sections 5-7. Where institutions are currently subject to the state fiscal rules, the bill allows the institutions to adopt their own rules.

Section 8. Where institutions are currently subject to information technology rules promulgated by the state chief information security officer, the bill allows the institutions to adopt their own rules.

Section 9. Where institutions are required to provide various state entities with financial data, the bill permits an institution to provide only audited financial statements in those cases.

Sections 10-14. Under current law, institutions must submit capital construction projects to the Colorado commission on higher education (CCHE) for approval and comply with other statutory provisions regarding capital construction projects. The bill allows the institutions to notify CCHE and the capital development committee of its projects.

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

SECTION 1. Legislative declaration. (1) The general assembly

3 <u>hereby finds that:</u>

2

7

4 (a) The on-going economic challenges facing the state continue

5 to force drastic cuts in all areas of the state budget, especially in funding

6 <u>for higher education;</u>

(b) A vibrant, effective, high-quality state higher education system

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1	that is both accessible and affordable is crucial to maintaining economic
2	development within the state and to ensuring that the citizens of the state
3	have the educational opportunities they need to succeed in a highly
4	competitive global economy;
5	(c) The Colorado commission on higher education last completed
6	a master plan for the state system of higher education in 2002-03. Since
7	that time, in addition to drastic economic changes in the state and
8	resulting budget cuts, there have been significant changes in state
9	education policy, including:
10	(I) Direction from the general assembly in the "Preschool to
11	Postsecondary Education Alignment Act", part 10 of article 7 of title 22,
12	Colorado Revised Statutes, to fully align public education from
13	elementary and secondary education through undergraduate and graduate
14	higher education; and
15	(II) Enactment of Senate Bill 04-189, which created the "College
16	Opportunity Fund Act", article 18 of title 23, Colorado Revised Statutes,
17	and fee-for-service contracts, the combination of which shifts higher
18	education funding from a formula-based funding system to funding based
19	on student enrollment and the purchase of higher education services
20	provided by state institutions of higher education;
21	(d) In recognition of the significant policy and fiscal changes that
22	have seriously impacted the state higher education system, the Colorado
23	commission on higher education must work with the governing boards
24	and chief executive officers of each of the state institutions of higher
25	education to rewrite the master plan for the state system of higher
26	education;
2.7	(e) In rewriting the master plan, the Colorado commission on

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1	higher education should also take into account the final report of the
2	higher education strategic planning steering committee appointed by the
3	governor to address state higher education needs, governance, and
4	funding and improving student access and success. The steering
5	committee anticipates completing the final report by November 4, 2010.
6	(f) The master plan must address:
7	(I) The state's workforce and economic development needs and
8	how those needs may be met by the system of higher education;
9	(II) The challenges facing the state system, including but not
10	limited to improving accessibility and affordability for all students
11	graduating from high school, decreasing the geographic disparity of
12	higher education attainment in the state, and closing the educational
13	achievement gap;
14	(III) The current state funding crisis and its impact on the state
15	higher education system with regard to funding for capital construction,
16	the level of systemic funding, and the level of institutional funding; and
17	(IV) Alignment of the state higher education system with the
18	system of elementary and secondary education in the state;
19	(g) The master plan must also include accountability measures that
20	will demonstrate that students receive high-value and high-quality
21	educational services that are provided with the efficiency necessary to
22	reduce attrition and increase retention and enable students to attain their
23	degrees in a reasonable period of time, and to help ensure students
24	achieve post-graduation success.
25	(2) The general assembly finds, therefore, that, due to the
26	immediate and daunting economic challenges facing the state institutions
27	of higher education, it is in the best interests of the state to immediately

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1	grant to the institutions greater flexibility in setting tuition rates and with
2	regard to institutional operations. Further, the implementation of a new
3	master plan for the statewide system of higher education will preserve the
4	vitality and quality of the public higher education system in Colorado into
5	the future to ensure that Colorado's citizens, through their access to a
6	world-class higher education system, can develop the knowledge and
7	skills necessary to ensure their personal success and the success of the
8	state as a whole.
9	SECTION 2. 23-1-108, Colorado Revised Statutes, is amended
10	BY THE ADDITION OF A NEW SUBSECTION to read:
11	23-1-108. Duties and powers of the commission with regard to
12	systemwide planning. (1.5) (a) ON OR BEFORE DECEMBER 15, 2010, THE
13	COMMISSION SHALL DEVELOP AND SUBMIT TO THE GOVERNOR AND THE
14	GENERAL ASSEMBLY A NEW MASTER PLAN FOR COLORADO
15	POSTSECONDARY EDUCATION. THE COMMISSION SHALL COLLABORATE
16	WITH THE GOVERNING BOARDS AND CHIEF EXECUTIVE OFFICERS OF THE
17	STATE INSTITUTIONS OF HIGHER EDUCATION IN DEVELOPING THE MASTER
18	PLAN. IN ADDITION, THE COMMISSION SHALL TAKE INTO ACCOUNT THE
19	FINAL REPORT OF THE HIGHER EDUCATION STRATEGIC PLANNING STEERING
20	COMMITTEE APPOINTED BY THE GOVERNOR. AT A MINIMUM, THE
21	COMMISSION SHALL ADDRESS THE FOLLOWING ISSUES IN DEVELOPING THE
22	MASTER PLAN:
23	(I) THE NEEDS OF THE STATE WITH REGARD TO THE SYSTEM OF
24	HIGHER EDUCATION AND THE TOP PRIORITIES FOR THE STATE SYSTEM OF
25	HIGHER EDUCATION IN MEETING THOSE NEEDS;
26	(II) ALIGNMENT OF THE STATE SYSTEM OF HIGHER EDUCATION
2.7	WITH THE SYSTEM OF ELEMENTARY AND SECONDARY EDUCATION AND

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1	INCREASING THE RATE AT WHICH STUDENTS WHO GRADUATE FROM
2	COLORADO HIGH SCHOOLS ENROLL IN AND COMPLETE POSTSECONDARY
3	AND CAREER AND TECHNICAL EDUCATION;
4	(III) ACCESSIBILITY AND AFFORDABILITY OF THE STATE SYSTEM OF
5	HIGHER EDUCATION, INCLUDING CONSIDERATION OF METHODS TO REDUCE
6	THE STUDENT DEBT LOAD AND INCREASE NEED-BASED FINANCIAL AID
7	<u>FUNDING;</u>
8	(IV) FUNDING FOR THE STATE SYSTEM OF HIGHER EDUCATION AND
9	STRATEGIES FOR STABILIZING AND SUSTAINING AN ADEQUATE FUNDING
10	<u>LEVEL;</u>
11	(V) THE ROLE AND MISSION OF THE STATE INSTITUTIONS OF HIGHER
12	EDUCATION AND THE GOVERNANCE STRUCTURE OF THE STATE SYSTEM OF
13	HIGHER EDUCATION; AND
14	(VI) THE ROLE OF TWO-YEAR AND FOUR-YEAR JUNIOR COLLEGES
15	AND AREA VOCATIONAL SCHOOLS IN HELPING TO ADDRESS THE
16	WORKFORCE AND ECONOMIC DEVELOPMENT NEEDS OF THE STATE WITHIN
17	THE SYSTEM OF HIGHER EDUCATION.
18	(b) The commission shall design the master plan to
19	ACHIEVE, AT A MINIMUM, THE FOLLOWING GOALS:
20	(I) IMPLEMENTING SYSTEMIC APPROACHES THAT STRENGTHEN THE
21	CONTINUITY OF PUBLIC EDUCATION FROM ELEMENTARY AND SECONDARY
22	THROUGH POSTSECONDARY EDUCATION FOR TRADITIONAL AND
23	NONTRADITIONAL STUDENTS;
24	(II) Ensuring the long term fiscal stability and
25	AFFORDABILITY OF THE STATE SYSTEM OF HIGHER EDUCATION AND
26	ENSURING THE EFFICIENT ALLOCATION OF AVAILABLE STATE RESOURCES
27	TO SUPPORT INSTITUTIONS OF HIGHER EDUCATION WHILE PROTECTING THE

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1	UNIQUE MISSION OF EACH INSTITUTION. THE ALLOCATION SHALL TAKE
2	INTO CONSIDERATION, BUT NEED NOT BE LIMITED TO, TUITION CAPACITY
3	TUITION RATES RELATIVE TO COMPETITIVE INSTITUTIONS, THE STATE
4	RESOURCES AVAILABLE TO INSTITUTIONS, FUNDING FOR HIGH-COST
5	PROGRAMS, THE STUDENT AND FAMILY INCOMES OF STUDENTS ENROLLED
6	AT INSTITUTIONS, ENROLLMENT LEVELS, GEOGRAPHIC ACCESS TO
7	EDUCATIONAL OPPORTUNITIES THROUGHOUT THE STATE, AND OTHER
8	ISSUES DEEMED RELEVANT BY THE COMMISSION.
9	(III) REDUCING THE EDUCATIONAL ATTAINMENT GAP BETWEEN
10	MAJORITY AND UNDERREPRESENTED POPULATIONS THROUGHOUT THE
11	STATE;
12	(IV) REDUCING THE GEOGRAPHIC DISPARITIES IN ACCESS TO AND
13	OPPORTUNITY TO COMPLETE A BROAD ARRAY OF QUALITY HIGHER
14	EDUCATION AND CAREER AND TECHNICAL EDUCATION PROGRAMS;
15	(V) IMPLEMENTING STRATEGIES THAT STRENGTHEN THE LINK
16	BETWEEN HIGHER EDUCATION AND ECONOMIC DEVELOPMENT AND
17	INNOVATION IN THE STATE; AND
18	(VI) IMPROVING AND SUSTAINING EXCELLENCE IN CAREER AND
19	TECHNICAL EDUCATION AND UNDERGRADUATE AND GRADUATE DEGREE
20	PROGRAMS.
21	(c) (I) THE COMMISSION SHALL ENSURE THAT THE MASTER PLAN
22	PREPARED PURSUANT TO THIS SUBSECTION (1.5) SPECIFICALLY ADDRESSES
23	PROVIDING PROGRAMS THAT SUPPORT AND HELP ENSURE THE SUCCESS OF
24	STUDENTS WHO GRADUATE FROM COLORADO HIGH SCHOOLS AND ARE
25	ENROLLING AS FIRST-TIME FRESHMEN STUDENTS AND MEET ONE OR MORE
26	OF THE FOLLOWING CRITERIA:
27	(A) THE STUDENT'S FAMILY IS LOW-INCOME AND THE STUDENT IS

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1	LIKELY TO INCUR SIGNIFICANT STUDENT DEBT IN ATTENDING AN
2	INSTITUTION OF HIGHER EDUCATION;
3	(B) THE STUDENT'S PARENTS DID NOT ATTEND POSTSECONDARY
4	EDUCATION AND MAY NOT HAVE GRADUATED FROM HIGH SCHOOL;
5	(C) The student is a member of an underrepresented
6	POPULATION; OR
7	(D) THE STUDENT HAS LIMITED ACCESS TO TECHNOLOGIES TO
8	SUPPORT LEARNING.
9	(II) PROGRAMS THAT MAY BE ADDRESSED IN THE MASTER PLAN
10	INCLUDE BUT NEED NOT BE LIMITED TO:
11	(A) Providing student support services including
12	COUNSELING OR TUTORING;
13	(B) IMPLEMENTING MEASURES TO REDUCE STUDENT DEBT BY
14	MAKING EFFECTIVE USE OF FINANCIAL ASSISTANCE AND ASSISTING IN FEE
15	PAYMENTS AND TEXTBOOK COSTS; AND
16	(C) Providing assistance in obtaining access to
17	TECHNOLOGY.
18	(d) PRIOR TO SUBMITTING THE MASTER PLAN TO THE GOVERNOR
19	AND THE GENERAL ASSEMBLY, THE COMMISSION SHALL DISTRIBUTE A
20	DRAFT OF THE PLAN TO THE GOVERNING BOARDS FOR COMMENT. EACH
21	GOVERNING BOARD SHALL SUBMIT TO THE COMMISSION ITS COMMENTS
22	AND ANY SUGGESTED REVISIONS WITHIN FOURTEEN DAYS AFTER
23	RECEIVING THE DRAFT PLAN.
24	(e) BEGINNING IN THE 2011-12 ACADEMIC YEAR, THE COMMISSION
25	SHALL ENSURE THAT THE MASTER PLAN IS IMPLEMENTED THROUGH THE
26	PERFORMANCE CONTRACTS AUTHORIZED PURSUANT TO SECTION 23-5-129.
27	SECTION 3 Article 5 of title 23 Colorado Revised Statutes is

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1	amended BY THE ADDITION OF A NEW SECTION to read:
2	23-5-130.5. Governing boards - tuition-setting - repeal.
3	(1) BEGINNING WITH THE 2011-12 FISCAL YEAR AND FOR FISCAL YEARS
4	THEREAFTER THROUGH THE 2015-16 FISCAL YEAR, EACH GOVERNING
5	BOARD, FOR THE INSTITUTIONS IT CONTROLS, SHALL ANNUALLY SET THE
6	AMOUNT OF TUITION TO BE PAID BY STUDENTS WITH IN-STATE
7	CLASSIFICATION AND BY NONRESIDENT STUDENTS WHO ENROLL IN AND
8	ATTEND THE INSTITUTIONS. THE TUITION AMOUNT MAY VARY BASED ON
9	THE DEGREE PROGRAM IN WHICH A STUDENT ENROLLS.
10	(2) (a) In setting the amount of Tuition pursuant to this
11	SECTION, A GOVERNING BOARD SHALL NOT INCREASE THE TUITION RATE
12	FOR UNDERGRADUATE STUDENTS WITH IN-STATE CLASSIFICATION BY MORE
13	THAN NINE PERCENT PER STUDENT OR NINE PERCENT PER CREDIT HOUR
14	OVER THE TUITION RATE FOR THE PRECEDING FISCAL YEAR; EXCEPT THAT
15	A GOVERNING BOARD MAY INCREASE SAID TUITION RATE BY MORE THAN
16	NINE PERCENT PER STUDENT OR NINE PERCENT PER CREDIT HOUR OVER THE
17	TUITION RATE FOR THE PRECEDING FISCAL YEAR IF THE GOVERNING BOARD
18	COMPLIES WITH THE REQUIREMENTS SPECIFIED IN SUBSECTION (3) OF THIS
19	SECTION AND THE COLORADO COMMISSION ON HIGHER EDUCATION,
20	REFERRED TO IN THIS SECTION AS THE "COMMISSION", APPROVES THE
21	<u>INCREASE.</u>
22	(b) Notwithstanding any provision of paragraph (a) of this
23	SUBSECTION (2) TO THE CONTRARY, THE BOARD OF TRUSTEES OF THE
24	COLORADO SCHOOL OF MINES SHALL NOT INCREASE THE TUITION RATE FOR
25	UNDERGRADUATE STUDENTS WITH IN-STATE CLASSIFICATION BY MORE
26	THAN NINE PERCENT PER STUDENT OR NINE PERCENT PER CREDIT HOUR
27	OVED THE THITION DATE EOD THE DECEDING EISCAL VEAD OD BY MODE

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1	THAN A PERCENTAGE EQUAL TO TWO TIMES THE RATE OF THE PERCENTAGE
2	CHANGE IN THE CONSUMER PRICE INDEX FOR THE DENVER METROPOLITAN
3	AREA, WHICHEVER IS GREATER; EXCEPT THAT THE BOARD OF TRUSTEES
4	MAY INCREASE SAID TUITION RATE BY MORE THAN EITHER OF SAID
5	PERCENTAGES IF THE BOARD OF TRUSTEES COMPLIES WITH THE
6	REQUIREMENTS SPECIFIED IN SUBSECTION (3) OF THIS SECTION AND THE
7	COMMISSION APPROVES THE INCREASE.
8	(3) A GOVERNING BOARD THAT SEEKS TO INCREASE
9	UNDERGRADUATE, RESIDENT TUITION BY MORE THAN THE PERCENTAGES
10	ALLOWED IN SUBSECTION (2) OF THIS SECTION SHALL SUBMIT TO THE
11	COMMISSION A FIVE-YEAR FINANCIAL AND ACCOUNTABILITY PLAN IN
12	ACCORDANCE WITH TIMELINES ADOPTED BY THE COMMISSION. THE
13	FINANCIAL AND ACCOUNTABILITY PLAN SHALL SPECIFY FOR EACH OF THE
14	FIVE FISCAL YEARS IMMEDIATELY FOLLOWING THE FISCAL YEAR IN WHICH
15	THE GOVERNING BOARD SUBMITS THE PLAN:
16	(a) The amount of the increase in undergraduate, resident
17	TUITION THAT THE GOVERNING BOARD IS REQUESTING;
18	(b) The manner in which the governing board shall ensure
19	THAT ENROLLMENT IN THE INSTITUTION CONTINUES TO BE ACCESSIBLE
20	AND AFFORDABLE FOR LOW- AND MIDDLE-INCOME STUDENTS IN THE NEXT
21	FOLLOWING FIVE ACADEMIC YEARS, TAKING INTO ACCOUNT THE
22	AVAILABILITY OF FEDERAL, STATE, INSTITUTIONAL, AND PRIVATE MONEYS
23	FOR FINANCIAL ASSISTANCE, AND MEASURES THE GOVERNING BOARD
24	SHALL IMPLEMENT TO HELP REDUCE STUDENT DEBT LOAD, INCLUDING BUT
25	NOT LIMITED TO THE AMOUNT OF INSTITUTIONAL FUNDS THE GOVERNING
26	BOARD WILL ALLOCATE TO NEED-BASED FINANCIAL ASSISTANCE;
27	(c) THE MANNED IN WHICH THE COVEDNING BOADD SHALL

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1	SPECIFICALLY ADDRESS THE NEEDS OF STUDENTS WHO GRADUATE FROM
2	COLORADO HIGH SCHOOLS AND ARE ENROLLING AS FIRST-TIME FRESHMEN
3	STUDENTS AND MEET ONE OR MORE OF THE FOLLOWING CRITERIA:
4	(I) THE STUDENT'S FAMILY IS LOW-INCOME AND THE STUDENT IS
5	LIKELY TO INCUR SIGNIFICANT STUDENT DEBT IN ATTENDING AN
6	INSTITUTION OF HIGHER EDUCATION;
7	(II) THE STUDENT'S PARENTS DID NOT ATTEND POSTSECONDARY
8	EDUCATION AND MAY NOT HAVE GRADUATED FROM HIGH SCHOOL;
9	(III) THE STUDENT IS A MEMBER OF AN UNDERREPRESENTED
10	POPULATION; OR
11	(IV) THE STUDENT HAS LIMITED ACCESS TO TECHNOLOGIES TO
12	SUPPORT LEARNING.
13	(d) The manner in which the governing board is
14	IMPLEMENTING THE FLEXIBILITY PROVIDED WITH REGARD TO PURCHASING.
15	CENTRAL SERVICES, AND OTHER OPERATIONS TO ENSURE GREATER
16	INSTITUTIONAL EFFICIENCIES;
17	(e) Measures the governing board shall implement to
18	ENSURE THAT ANY OPERATIONAL CHANGES DESCRIBED IN PARAGRAPH (d)
19	OF THIS SUBSECTION (3) DO NOT REDUCE THE LEVEL OF SERVICE AND THE
20	QUALITY OF ACADEMIC PROGRAMS PROVIDED TO STUDENTS ENROLLED IN
21	THE STATE INSTITUTION OF HIGHER EDUCATION; AND
22	(f) ANY ADDITIONAL INFORMATION REQUESTED BY THE
23	COMMISSION.
24	(4) (a) The commission shall review each financial and
25	ACCOUNTABILITY PLAN RECEIVED PURSUANT TO SUBSECTION (3) OF THIS
26	SECTION AND, WITHIN NINETY DAYS AFTER RECEIVING THE PLAN, EITHER
27	APPROVE OR DISAPPROVE THE GOVERNING BOARD'S REQUEST FOR AN

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1	INCREASE IN UNDERGRADUATE, RESIDENT TUITION IN EXCESS OF THE
2	PERCENTAGES ALLOWED IN SUBSECTION (2) OF THIS SECTION. IN
3	APPROVING A TUITION INCREASE, THE COMMISSION MAY APPROVE THE
4	REQUEST FOR TWO YEARS AND MAKE APPROVAL FOR THE SUBSEQUENT
5	TWO YEARS CONDITIONAL UPON THE GOVERNING BOARD'S SUCCESS IN
6	IMPLEMENTING THE MEASURES SPECIFIED IN THE FINANCIAL AND
7	ACCOUNTABILITY PLAN. IF THE REQUEST IS DENIED, THE GOVERNING
8	BOARD MAY SUBMIT AN ALTERNATIVE FINANCIAL AND ACCOUNTABILITY
9	PLAN TO THE COMMISSION IN ACCORDANCE WITH TIMELINES ADOPTED BY
10	THE COMMISSION.
11	(b) If the commission denies the request, the governing
12	BOARD SHALL NOT IMPLEMENT THE PROPOSED TUITION INCREASE BUT MAY
13	INCREASE UNDERGRADUATE, RESIDENT TUITION IN ACCORDANCE WITH THE
14	PERCENTAGES ALLOWED IN SUBSECTION (2) OF THIS SECTION FOR THE
15	FOLLOWING FISCAL YEAR. A GOVERNING BOARD MAY RESUBMIT ITS
16	REQUEST FOR AN INCREASE IN UNDERGRADUATE, RESIDENT TUITION IN
17	EXCESS OF THE PERCENTAGES ALLOWED IN SUBSECTION (2) OF THIS
18	SECTION, WITH THE FINANCIAL AND ACCOUNTABILITY PLAN, IN ANY
19	SUBSEQUENT FISCAL YEAR FOLLOWING A DENIAL.
20	_
21	(5) This section is repealed, effective July 1, 2016.
22	SECTION 4. 23-1-104, Colorado Revised Statutes, is
23	REPEALED AND REENACTED, WITH AMENDMENTS, to read:
24	23-1-104. Financing the system of postsecondary education -
25	report - repeal. (1) (a) (I) THE GENERAL ASSEMBLY SHALL MAKE
26	ANNUAL APPROPRIATIONS OF MONEYS THAT ARE ESTIMATED TO BE
27	RECEIVED BY AN INSTITUTION, UNDER THE DIRECTION AND CONTROL OF

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1	THE GOVERNING BOARD, AS STIPENDS, AS DEFINED IN SECTION 23-18-102,
2	AND THROUGH FEE-FOR-SERVICE CONTRACTS, AS AUTHORIZED IN
3	SECTIONS 23-1-109.7 AND 23-5-130, AS A SINGLE LINE ITEM TO EACH
4	GOVERNING BOARD FOR THE OPERATION OF ITS CAMPUSES; EXCEPT THAT,
5	IF THE GENERAL ASSEMBLY APPROPRIATES MONEYS, AS DESCRIBED IN
6	PARAGRAPH (c) OF THIS SUBSECTION (1), TO THE COLORADO STATE
7	FOREST SERVICE, THE AGRICULTURAL EXPERIMENT STATION DEPARTMENT
8	OF THE COLORADO STATE UNIVERSITY, OR THE COLORADO STATE
9	UNIVERSITY COOPERATIVE EXTENSION SERVICE, SUCH MONEYS SHALL NOT
10	BE INCLUDED WITHIN THE SINGLE LINE ITEM APPROPRIATIONS DESCRIBED
11	IN THIS PARAGRAPH (a).
12	(II) This paragraph (a) is repealed, effective July 1, 2016.
13	(b) (I) FOR FISCAL YEARS BEGINNING ON OR AFTER JULY 1, 2016,
14	THE GENERAL ASSEMBLY SHALL MAKE ANNUAL APPROPRIATIONS OF
15	GENERAL FUND MONEYS, OF CASH FUNDS RECEIVED FROM TUITION
16	INCOME, AND OF MONEYS THAT ARE ESTIMATED TO BE RECEIVED BY AN
17	INSTITUTION, UNDER THE DIRECTION AND CONTROL OF THE GOVERNING
18	BOARD, AS STIPENDS, AS DEFINED IN SECTION 23-18-102, AND THROUGH
19	FEE-FOR-SERVICE CONTRACTS, AS AUTHORIZED IN SECTIONS 23-1-109.7
20	AND 23-5-130, AS A SINGLE LINE ITEM TO EACH GOVERNING BOARD FOR
21	THE OPERATION OF ITS CAMPUSES; EXCEPT THAT, IF THE GENERAL
22	ASSEMBLY APPROPRIATES MONEYS, AS DESCRIBED IN PARAGRAPH (c) OF
23	THIS SUBSECTION (1), TO THE COLORADO STATE FOREST SERVICE, THE
24	AGRICULTURAL EXPERIMENT STATION DEPARTMENT OF THE COLORADO
25	STATE UNIVERSITY, OR THE COLORADO STATE UNIVERSITY COOPERATIVE
26	EXTENSION SERVICE, SUCH MONEYS SHALL NOT BE INCLUDED WITHIN THE
27	SINGLE LINE ITEM APPROPRIATIONS DESCRIBED IN THIS PARAGRAPH (b).

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1	(II) FOR FISCAL YEARS BEGINNING ON OR AFTER JULY 1, 2016, THE
2	GENERAL ASSEMBLY SHALL ALSO MAKE ANNUAL APPROPRIATIONS OF CASH
3	FUNDS, OTHER THAN CASH FUNDS RECEIVED AS TUITION INCOME, AS A
4	SINGLE LINE ITEM TO EACH GOVERNING BOARD FOR THE OPERATION OF ITS
5	CAMPUSES. EACH GOVERNING BOARD SHALL ALLOCATE SAID CASH FUND
6	APPROPRIATIONS TO THE INSTITUTIONS UNDER ITS CONTROL IN THE
7	MANNER DEEMED MOST APPROPRIATE BY THE GOVERNING BOARD.
8	(c) In addition to any appropriations made pursuant to
9	PARAGRAPH (a) OR (b) OF THIS SUBSECTION (1), THE GENERAL ASSEMBLY
10	MAY MAKE ANNUAL APPROPRIATIONS OF GENERAL FUND MONEYS AND OF
11	MONEYS RECEIVED PURSUANT TO A FEE-FOR-SERVICE CONTRACT
12	NEGOTIATED BY THE BOARD OF GOVERNORS OF THE COLORADO STATE
13	UNIVERSITY SYSTEM AND THE DEPARTMENT OF HIGHER EDUCATION, AS
14	DESCRIBED IN SECTION 23-5-130, AS SEPARATE LINE ITEMS TO:
15	(I) THE COLORADO STATE FOREST SERVICE DESCRIBED IN PART 3
16	OF ARTICLE 31 OF THIS TITLE;
17	(II) THE AGRICULTURAL EXPERIMENT STATION DEPARTMENT OF
18	THE COLORADO STATE UNIVERSITY DESCRIBED IN PART 6 OF ARTICLE 31
19	OF THIS TITLE; AND
20	(III) THE COLORADO STATE UNIVERSITY COOPERATIVE EXTENSION
21	SERVICE DESCRIBED IN PART 7 OF ARTICLE 31 OF THIS TITLE.
22	(d) In accordance with the provisions of section 5 of
23	ARTICLE VIII OF THE STATE CONSTITUTION, THE GOVERNING BOARDS OF
24	THE STATE INSTITUTIONS OF HIGHER EDUCATION SHALL HAVE CONTROL
25	AND DIRECTION OF ANY MONEYS RECEIVED BY THEIR RESPECTIVE
26	INSTITUTIONS IN ADDITION TO THE MONEYS APPROPRIATED PURSUANT TO
27	THIS SUBSECTION (1), UNLESS OTHERWISE PROVIDED BY STATUTE.

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1	(2) NOTWITHSTANDING ANY PROVISION OF THIS SECTION TO THE
2	CONTRARY, BEGINNING IN THE 2011-12 FISCAL YEAR AND FOR EACH
3	FISCAL YEAR THEREAFTER THROUGH THE 2020-21 FISCAL YEAR, THE
4	GENERAL ASSEMBLY SHALL APPROPRIATE MONEYS TO THE GOVERNING
5	BOARD OF THE COLORADO SCHOOL OF MINES IN ACCORDANCE WITH
6	SECTION 23-41-104.7, AND AS STIPENDS, AS DEFINED IN SECTION
7	23-18-102, AS A SINGLE LINE ITEM TO SAID GOVERNING BOARD. THE
8	AMOUNT APPROPRIATED PURSUANT TO SECTION 23-41-104.7 SHALL BE IN
9	LIEU OF ANY AMOUNT AUTHORIZED THROUGH FEE-FOR-SERVICE
10	CONTRACTS NEGOTIATED PURSUANT TO SECTION 23-1-109.7 AND
11	<u>23-5-130.</u>
12	(3) (a) NOTWITHSTANDING THE PROVISIONS OF SECTION
13	24-75-102, C.R.S., THE GOVERNING BOARDS ARE AUTHORIZED TO RETAIN
14	ALL MONEYS APPROPRIATED PURSUANT TO THIS SECTION AND SECTION
15	23-1-118, OR OTHERWISE GENERATED, FROM FISCAL YEAR TO FISCAL
16	YEAR.
17	(b) All moneys raised by a governing board shall be
18	AVAILABLE FOR EXPENDITURE BY SUCH GOVERNING BOARD AND SHALL
19	NOT BE TRANSFERRED OR OTHERWISE MADE AVAILABLE FOR EXPENDITURE
20	BY ANY OTHER GOVERNING BOARD OR BY A STATE ENTITY OR STATE
21	AGENCY OTHER THAN THE DEPARTMENT OF HIGHER EDUCATION OR THE
22	COLORADO COMMISSION ON HIGHER EDUCATION.
23	(4) (a) On or before November 10, 2010, each governing
24	BOARD SHALL SUBMIT TO THE COMMISSION AND TO THE JOINT BUDGET
25	COMMITTEE OF THE GENERAL ASSEMBLY A REPORT DESCRIBING, WITH
26	REGARD TO EACH INSTITUTION UNDER ITS GOVERNANCE, THE GOVERNING
27	BOARD'S PLANS TO FUND THE INSTITUTION IN THE FOLLOWING FISCAL YEAR

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1	IF THE GENERAL ASSEMBLY REDUCES OVERALL STATE FUNDING FOR
2	HIGHER EDUCATION BY FIFTY PERCENT.
3	(b) EACH GOVERNING BOARD'S REPORT PREPARED PURSUANT TO
4	THIS SUBSECTION (4) SHALL SPECIFICALLY ADDRESS THE MANNER IN
5	WHICH THE INSTITUTIONS GOVERNED BY THE GOVERNING BOARD SHALL
6	SERVE STUDENTS WHO GRADUATE FROM COLORADO HIGH SCHOOLS AND
7	ARE ENROLLING AS FIRST-TIME FRESHMEN STUDENTS AND MEET ONE OR
8	MORE OF THE FOLLOWING CRITERIA:
9	(I) THE STUDENT'S FAMILY IS LOW-INCOME AND THE STUDENT IS
10	LIKELY TO INCUR SIGNIFICANT STUDENT DEBT IN ATTENDING AN
11	INSTITUTION OF HIGHER EDUCATION;
12	(II) THE STUDENT'S PARENTS DID NOT ATTEND POSTSECONDARY
13	EDUCATION AND MAY NOT HAVE GRADUATED FROM HIGH SCHOOL;
14	(III) THE STUDENT IS A MEMBER OF AN UNDERREPRESENTED
15	POPULATION; OR
16	(IV) THE STUDENT HAS LIMITED ACCESS TO TECHNOLOGIES TO
17	SUPPORT LEARNING.
18	SECTION 5. 23-1-108 (12), Colorado Revised Statutes, is
19	amended to read:
20	23-1-108. Duties and powers of the commission with regard to
21	systemwide planning. (12) (a) The commission shall establish tuition
22	and fee policies based on institutional role and mission, and the governing
23	boards shall set tuition and fees consistent with such policies. The
24	commission shall follow the requirements of section 23-1-123 in
25	establishing fee policies pursuant to this subsection (12).
26	(b) For fiscal years beginning on or after July 1, 2016, the
2.7	COMMISSION SHALL ESTABLISH TUITION POLICIES BASED ON

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I	INSTITUTIONAL ROLE AND MISSION, AND THE GOVERNING BOARDS SHALL
2	SET TUITION CONSISTENT WITH SAID POLICIES.
3	SECTION 6. 23-5-129 (6) (c) and (10), Colorado Revised
4	Statutes, are amended to read:
5	23-5-129. Governing boards - performance contract -
6	authorization - operations. (6) While operating pursuant to a
7	performance contract negotiated pursuant to this section, the governing
8	board of a state institution of higher education:
9	(c) Shall report to the Colorado commission on higher education
10	its plans for any tuition or other proposed increases for the following
11	fiscal year, using approved forms, for the commission to review and make
12	recommendations to the general assembly during the annual budget
13	process; EXCEPT THAT THIS PROVISION SHALL NOT APPLY FOR FISCAL
14	YEARS 2011-12 THROUGH 2015-16.
15	(10) While a state institution of higher education is operating
16	pursuant to a performance contract negotiated pursuant to this section, the
17	general assembly retains the authority to approve tuition spending
18	authority for the governing board of the institution; EXCEPT THAT THIS
19	PROVISION SHALL NOT APPLY FOR FISCAL YEARS 2011-12 THROUGH
20	<u>2015-16.</u>
21	SECTION 7. 23-18-202 (3) (b) and (3) (c), Colorado Revised
22	Statutes, are amended to read:
23	23-18-202. College opportunity fund - appropriations -
24	payment of stipends - reimbursement - repeal. (3) (b) (I) The tuition
25	increases from which the general assembly derived the total cash
26	spending authority for each governing board shall be noted in a footnote
27	in the annual general appropriations act.

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1	(II) NOTWITHSTANDING THE PROVISIONS OF SUBPARAGRAPH (I) OF
2	THIS PARAGRAPH (b), FOR FISCAL YEARS 2011-12 THROUGH 2015-16,
3	TUITION INCREASES SHALL NOT BE NOTED IN A FOOTNOTE IN THE ANNUAL
4	GENERAL APPROPRIATION ACT. EACH GOVERNING BOARD SHALL
5	ESTABLISH TUITION IN EACH OF SAID FISCAL YEARS AS PROVIDED IN
6	SECTION 23-5-130.5. THIS SUBPARAGRAPH (II) IS REPEALED, EFFECTIVE
7	<u>July 1, 2016.</u>
8	(c) (I) If an institution of higher education is designated as an
9	enterprise pursuant to section 23-5-101.7, the institution shall annually
10	allocate at least twenty percent of any increase in undergraduate resident
11	tuition revenues above inflation to need-based financial assistance. FOR
12	FISCAL YEARS 2011-12 THROUGH 2015-16, IF A GOVERNING BOARD
13	SUBMITS A PLAN FOR AUTHORIZATION TO INCREASE UNDERGRADUATE,
14	RESIDENT TUITION BY MORE THAN NINE PERCENT PURSUANT TO SECTION
15	23-5-130.5, THE GOVERNING BOARD SHALL SPECIFY THE AMOUNT OF
16	INSTITUTIONAL FUNDS THE GOVERNING BOARD WILL ALLOCATE TO
17	NEED-BASED FINANCIAL ASSISTANCE.
18	(II) This paragraph (c) is repealed, effective July 1, 2016.
19	SECTION 8. 23-20-112, Colorado Revised Statutes, is amended
20	to read:
21	23-20-112. General powers of the board - repeal. (1) The board
22	of regents shall enact laws for the government of the university; appoint
23	the requisite number of professors, tutors, and all other officers; and
24	determine the salaries of such officers and the amount to be paid for
25	tuition in accordance with the level of cash fund appropriations set by the
26	general assembly for the university pursuant to section 23-1-104 (1) (a)
27	(I). It shall remove any officer connected with the university when in its

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1	judgment the good of the institution requires it.
2	(2) (a) NOTWITHSTANDING ANY PROVISION OF SUBSECTION (1) OF
3	THIS SECTION TO THE CONTRARY, FOR FISCAL YEARS 2011-12 THROUGH
4	2015-16, THE BOARD OF REGENTS, IN ACCORDANCE WITH SECTION
5	23-5-130.5, SHALL ANNUALLY SET THE AMOUNT OF TUITION TO BE PAID BY
6	STUDENTS WITH IN-STATE CLASSIFICATION AND BY NONRESIDENT
7	STUDENTS WHO ENROLL IN AND ATTEND THE UNIVERSITY.
8	(b) This subsection (2) is repealed, effective July 1, 2016.
9	SECTION 9. 23-30-112, Colorado Revised Statutes, is amended
10	to read:
11	23-30-112. Tuition - repeal. (1) The board of governors of the
12	Colorado state university system, shall fix tuition in accordance with the
13	level of cash fund appropriations set by the general assembly for the
14	entities it governs pursuant to section 23-1-104 (1) (a) (I). The board may
15	discriminate in regard to tuition between students from this state and
16	students from other states.
17	(2) (a) NOTWITHSTANDING ANY PROVISION OF SUBSECTION (1) OF
18	THIS SECTION TO THE CONTRARY, FOR FISCAL YEARS 2011-12 THROUGH
19	2015-16, THE BOARD OF GOVERNORS OF THE COLORADO STATE
20	UNIVERSITY SYSTEM, IN ACCORDANCE WITH SECTION 23-5-130.5, SHALL
21	ANNUALLY SET THE AMOUNT OF TUITION TO BE PAID BY STUDENTS WITH
22	IN-STATE CLASSIFICATION AND BY NONRESIDENT STUDENTS WHO ENROLI
23	IN AND ATTEND THE INSTITUTIONS IT GOVERNS.
24	(b) This subsection (2) is repealed, effective July 1, 2016.
25	SECTION 10. Article 40 of title 23, Colorado Revised Statutes
26	is amended BY THE ADDITION OF A NEW SECTION to read:
2.7	23-40-104.5. Tuition - repeal. (1) FOR FISCAL YEARS 2011-12

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1	THROUGH 2015-16, THE BOARD OF TRUSTEES FOR THE UNIVERSITY OF
2	NORTHERN COLORADO, IN ACCORDANCE WITH SECTION 23-5-130.5, SHALL
3	ANNUALLY SET THE AMOUNT OF TUITION TO BE PAID BY STUDENTS WITH
4	IN-STATE CLASSIFICATION AND BY NONRESIDENT STUDENTS WHO ENROLL
5	IN AND ATTEND THE UNIVERSITY OF NORTHERN COLORADO.
6	(2) This section is repealed, effective July 1, 2016.
7	<u>SECTION 11.</u> 23-41-104.6(5)(c)(I), Colorado Revised Statutes,
8	is amended to read:
9	23-41-104.6. Performance contract - authorization -
10	operations. (5) While operating pursuant to the performance contract
11	negotiated pursuant to this section, the board of trustees of the Colorado
12	school of mines:
13	(c) (I) (A) Shall have sole authority to establish resident and
14	nonresident tuition rates for the Colorado school of mines except that the
15	annual percentage increase in resident tuition rates shall not exceed a
16	percentage equal to two times the rate of the percentage change in the
17	consumer price index for the Denver metropolitan area SO LONG AS THE
18	SCHOOL CONTINUES TO MEET THE GOALS SPECIFIED IN THE PERFORMANCE
19	CONTRACT AND TO COMPLY WITH THE PROVISIONS OF SECTION
20	<u>23-41-104.7.</u>
21	(B) NOTWITHSTANDING ANY PROVISION OF SUB-SUBPARAGRAPH
22	(A) OF THIS SUBPARAGRAPH (I) TO THE CONTRARY, FOR FISCAL YEARS
23	2011-12 THROUGH 2015-16, THE BOARD OF TRUSTEES SHALL HAVE SOLE
24	<u>AUTHORITY TO ESTABLISH RESIDENT AND NONRESIDENT TUITION RATES</u>
25	FOR THE COLORADO SCHOOL OF MINES; EXCEPT THAT THE ANNUAL
26	PERCENTAGE INCREASE IN RESIDENT TUITION RATES SHALL NOT EXCEED
27	A PERCENTAGE EQUAL TO TWO TIMES THE RATE OF THE PERCENTAGE

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1	CHANGE IN THE CONSUMER PRICE INDEX FOR THE DENVER METROPOLITAN
2	AREA OR NINE PERCENT, WHICHEVER IS GREATER, UNLESS THE COLORADO
3	COMMISSION ON HIGHER EDUCATION APPROVES A GREATER TUITION
4	INCREASE PURSUANT TO SECTION 23-1-130.5.
5	SECTION 12. 23-41-107, Colorado Revised Statutes, is amended
6	to read:
7	23-41-107. Tuition - school open to all. (1) The Colorado school
8	of mines is open for instruction to all bona fide residents of this state,
9	without regard to sex or color, upon the payment of such reasonable
10	tuition fees as may be prescribed by the board of trustees PURSUANT TO
11	SECTION 23-41-104.6. With the consent of such board, students from
12	other states, territories, or countries may receive education thereat upon
13	such terms and at such rates of tuition as such board may determine. The
14	board, shall fix tuition in accordance with the level of cash fund
15	appropriations set by the general assembly for such institution pursuant
16	to section 23-1-104 (1) (a) (I).
17	SECTION 13. Article 51 of title 23, Colorado Revised Statutes,
18	is amended BY THE ADDITION OF A NEW SECTION to read:
19	23-51-102.5. Tuition - repeal. (1) FOR FISCAL YEARS 2011-12
20	THROUGH 2015-16, THE BOARD OF TRUSTEES, IN ACCORDANCE WITH
21	SECTION 23-5-130.5, SHALL ANNUALLY SET THE AMOUNT OF TUITION TO
22	BE PAID BY STUDENTS WITH IN-STATE CLASSIFICATION AND BY
23	NONRESIDENT STUDENTS WHO ENROLL IN AND ATTEND ADAMS STATE
24	<u>COLLEGE.</u>
25	(2) This section is repealed, effective July 1, 2016.
26	SECTION 14. 23-52-105 (1) (b), Colorado Revised Statutes, is
27	amended to read:

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1	23-52-105. Tuition fees - Indians - repeal. (1) (b) (l) On and
2	after September 1, 2002, the board of trustees, shall fix tuition in
3	accordance with the level of cash fund appropriations set by the general
4	assembly for Fort Lewis college pursuant to section 23-1-104 (1) (a) (I),
5	subject to the restriction that all qualified Indian pupils shall at all times
6	be admitted to such college free of charge for tuition and on terms of
7	equality with other pupils. The general assembly shall appropriate from
8	the state general fund one hundred percent of the moneys required for
9	tuition for such qualified Indian pupils.
10	(II) NOTWITHSTANDING ANY PROVISION OF SUBPARAGRAPH (I) OF
11	THIS PARAGRAPH (b) TO THE CONTRARY, FOR FISCAL YEARS 2011-12
12	THROUGH 2015-16, THE BOARD OF TRUSTEES, IN ACCORDANCE WITH
13	SECTION 23-5-130.5, SHALL ANNUALLY SET THE AMOUNT OF TUITION TO BE
14	PAID BY STUDENTS WITH IN-STATE CLASSIFICATION AND BY NONRESIDENT
15	STUDENTS WHO ENROLL IN AND ATTEND FORT LEWIS COLLEGE, SUBJECT TO
16	THE RESTRICTION FOR ALL QUALIFIED INDIAN PUPILS AS PROVIDED IN
17	SUBPARAGRAPH (I) OF THIS PARAGRAPH (b). THIS SUBPARAGRAPH (II) IS
18	REPEALED, EFFECTIVE JULY 1, 2016.
19	SECTION 15. Article 53 of title 23, Colorado Revised Statutes,
20	is amended BY THE ADDITION OF A NEW SECTION to read:
21	23-53-102.5. Tuition - repeal. (1) For fiscal years 2011-12
22	THROUGH 2015-16, THE BOARD OF TRUSTEES, IN ACCORDANCE WITH
23	SECTION 23-5-130.5, SHALL ANNUALLY SET THE AMOUNT OF TUITION TO
24	BE PAID BY STUDENTS WITH IN-STATE CLASSIFICATION AND BY
25	NONRESIDENT STUDENTS WHO ENROLL IN AND ATTEND MESA STATE
26	COLLEGE.
27	(2) This section is repealed, effective July 1, 2016.

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1	SECTION 16. Article 54 of title 23, Colorado Revised Statutes,
2	is amended BY THE ADDITION OF A NEW SECTION to read:
3	23-54-102.5. Tuition - repeal. (1) FOR FISCAL YEARS 2011-12
4	THROUGH 2015-16, THE BOARD OF TRUSTEES, IN ACCORDANCE WITH
5	SECTION 23-5-130.5, SHALL ANNUALLY SET THE AMOUNT OF TUITION TO BE
6	PAID BY STUDENTS WITH IN-STATE CLASSIFICATION AND BY NONRESIDENT
7	STUDENTS WHO ENROLL IN AND ATTEND METROPOLITAN STATE COLLEGE
8	of Denver.
9	(2) This section is repealed, effective July 1, 2016.
10	SECTION 17. Article 56 of title 23, Colorado Revised Statutes,
11	is amended BY THE ADDITION OF A NEW SECTION to read:
12	23-56-102.5. Tuition - repeal. (1) FOR FISCAL YEARS 2011-12
13	THROUGH 2015-16, THE BOARD OF TRUSTEES, IN ACCORDANCE WITH
14	SECTION 23-5-130.5, SHALL ANNUALLY SET THE AMOUNT OF TUITION TO BE
15	PAID BY STUDENTS WITH IN-STATE CLASSIFICATION AND BY NONRESIDENT
16	STUDENTS WHO ENROLL IN AND ATTEND WESTERN STATE COLLEGE OF
17	<u>Colorado.</u>
18	(2) This section is repealed, effective July 1, 2016.
19	SECTION 18. 23-60-202 (1) (c) (I), Colorado Revised Statutes,
20	is amended to read:
21	23-60-202. Duties of board with respect to state
22	system - repeal. (1) With respect to the community and technical
23	colleges within the state system, the board has the authority, responsibility,
24	rights, privileges, powers, and duties customarily exercised by the
25	governing boards of institutions of higher education, including the
26	<u>following:</u>
2.7	(c) (I) (A) To fix the tuition and fees to be charged in the

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1	community and technical colleges. The board shall fix tuition in
2	accordance with the level of cash fund appropriations set by the general
3	assembly for such institutions pursuant to section 23-1-104 (1) (a) (I).
4	(B) NOTWITHSTANDING ANY PROVISION OF SUB-SUBPARAGRAPH
5	(A) OF THIS SUBPARAGRAPH (I) TO THE CONTRARY, FOR FISCAL YEARS
6	2011-12 THROUGH 2015-16, THE BOARD, IN ACCORDANCE WITH SECTION
7	23-5-130.5, SHALL ANNUALLY SET THE AMOUNT OF TUITION TO BE PAID BY
8	STUDENTS WITH IN-STATE CLASSIFICATION AND BY NONRESIDENT
9	STUDENTS WHO ENROLL IN AND ATTEND THE COMMUNITY AND TECHNICAL
10	COLLEGES. THIS SUB-SUBPARAGRAPH (B) IS REPEALED, EFFECTIVE JULY 1,
11	<u>2016.</u>
12	SECTION 19. 23-3.3-102 (2) and (3), the introductory portion to
13	23-3.3-102 (3.5), and 23-3.3-102 (4) and (8), Colorado Revised Statutes,
14	are amended to read:
15	23-3.3-102. Assistance program authorized - procedure -
16	audits. (2) The commission shall determine, by guideline, the institutions
17	eligible for participation in the program AND SHALL ANNUALLY
18	DETERMINE THE AMOUNT ALLOCATED TO EACH INSTITUTION.
19	(3) The commission EACH STATE INSTITUTION shall administer the
20	A FINANCIAL ASSISTANCE program with the assistance of institutions
21	
22	according to policies and procedures established by the commission
	according to policies and procedures established by the commission GOVERNING BOARD OF THE INSTITUTION. EACH PRIVATE INSTITUTION OF
23	
23 24	GOVERNING BOARD OF THE INSTITUTION. EACH PRIVATE INSTITUTION OF
	GOVERNING BOARD OF THE INSTITUTION. EACH PRIVATE INSTITUTION OF HIGHER EDUCATION, AS DEFINED IN SECTION 23-18-102 (9), THAT
24	GOVERNING BOARD OF THE INSTITUTION. EACH PRIVATE INSTITUTION OF HIGHER EDUCATION, AS DEFINED IN SECTION 23-18-102 (9), THAT PARTICIPATES IN THE PROGRAM OF FINANCIAL ASSISTANCE ESTABLISHED

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1	<u>INSTITUTION</u> THAT IS NOT A PRIVATE INSTITUTION OF HIGHER EDUCATION
2	SHALL ADMINISTER A FINANCIAL ASSISTANCE PROGRAM ACCORDING TO
3	POLICIES AND PROCEDURES ESTABLISHED BY THE COMMISSION. EACH
4	<u>INSTITUTION SHALL FUND ITS ASSISTANCE PROGRAM USING STATE MONEYS</u>
5	ALLOCATED TO THE INSTITUTION AND INSTITUTIONAL MONEYS.
6	(3.5) Notwithstanding any provision of this article to the contrary,
7	the commission EACH PARTICIPATING INSTITUTION shall adopt policies and
8	procedures to allow a person who meets the following criteria to qualify
9	for financial assistance through the financial assistance programs
10	established pursuant to this article:
11	(4) Program disbursements shall be handled by the institution
12	subject to audit and review. except that each nonpublic institution of
13	higher education which receives additional financial assistance pursuant
14	to this section, due to the change in the determination of need pursuant to
15	subsection (6) of this section, shall allocate such financial assistance on
16	the basis of need. The change in the determination of need pursuant to
17	said subsection (6) shall in no way reduce the allocation by the Colorado
18	commission on higher education of moneys for merit-based programs to
19	nonpublic institutions of higher education.
20	(8) The state auditor or his OR HER designee shall audit, in
21	accordance with STATE STATUTE AND federal and commission guidelines,
22	the program at any participating institution every other year to review
23	residency determinations, needs analyses, awards, payment procedures,
24	and such other practices as may be necessary to ensure that the program
25	is being properly administered, but such THE audit shall be limited to the
26	administration of the program at such THE participating institution. The
27	state auditor may accept an audit of the program from an institution that

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1	is not a state institution from such institution's independent auditor. The
2	cost of conducting audits of the program at an institution that is not a state
3	institution shall be borne by such institution.
4	SECTION 20. 23-1-113.5, Colorado Revised Statutes, is amended
5	BY THE ADDITION OF A NEW SUBSECTION to read:
6	23-1-113.5. Commission directive - resident admissions.
7	(4) (a) THE PROVISIONS OF SUBSECTION (1) OF THIS SECTION REGARDING
8	THE PERCENTAGE AND FRACTION OF STUDENTS WHO ARE IN-STATE
9	STUDENTS, AS DEFINED IN SECTION 23-7-102 (5), SHALL NOT APPLY TO THE
10	UNIVERSITY OF COLORADO SYSTEM OR TO COLORADO STATE UNIVERSITY
11	IF THE FOLLOWING REQUIREMENTS ARE MET:
12	(I) THE PERCENTAGE OF INCOMING FRESHMAN ADMITTED TO THE
13	INSTITUTION WHO ARE IN-STATE STUDENTS CALCULATED ON A THREE-YEAR
14	ROLLING AVERAGE AND EXCLUDING FOREIGN STUDENTS, IS NOT LESS THAN
15	FIFTY-FIVE PERCENT;
16	(II) THE FRACTION OF STUDENTS ENROLLED AT EACH CAMPUS OF
17	THE UNIVERSITY OF COLORADO SYSTEM OR AT COLORADO STATE
18	UNIVERSITY WHO ARE IN-STATE STUDENTS IS NOT LESS THAN TWO-THIRDS
19	OF THE TOTAL STUDENT ENROLLMENT AT THE CAMPUS OR AT COLORADO
20	STATE UNIVERSITY, RESPECTIVELY, INCLUDING UNDERGRADUATE AND
21	GRADUATE STUDENTS, CALCULATED ON A THREE-YEAR ROLLING AVERAGE
22	AND EXCLUDING FOREIGN STUDENTS;
23	(III) THE INSTITUTION CONTINUES TO ADMIT ONE HUNDRED
24	PERCENT OF ALL COLORADO FIRST-TIME FRESHMAN APPLICANTS WHO MEET
25	THE GUARANTEED ADMISSIONS CRITERIA;
26	(IV) THE PERCENTAGE OF IN-STATE STUDENTS ADMITTED TO EACH
2.7	CAMPUS OF THE UNIVERSITY OF COLORADO SYSTEM OR TO COLORADO

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1	STATE UNIVERSITY BASED ON CRITERIA OTHER THAN STANDARDIZED TEST
2	SCORES, HIGH SCHOOL CLASS RANK, AND HIGH SCHOOL GRADE POINT
3	AVERAGE PURSUANT TO SECTION 23-1-113 (1) (b) DOES NOT FALL BELOW
4	THE AVERAGE OF THE PERCENTAGE ADMITTED TO THE CAMPUS OR TO
5	COLORADO STATE UNIVERSITY, RESPECTIVELY, FOR THE THREE PRECEDING
6	ACADEMIC YEARS; AND
7	(V) THE TOTAL NUMBER OF FOREIGN STUDENTS ENROLLED AT EACH
8	SPECIFIC CAMPUS OF THE UNIVERSITY OF COLORADO SYSTEM OR AT
9	COLORADO STATE UNIVERSITY DOES NOT EXCEED TWELVE PERCENT OF THE
10	TOTAL STUDENT ENROLLMENT, INCLUDING UNDERGRADUATE AND
11	GRADUATE STUDENTS, ENROLLED AT THE CAMPUS OR AT COLORADO STATE
12	UNIVERSITY, RESPECTIVELY.
13	(b) The university of Colorado and Colorado state
14	<u>UNIVERSITY SHALL ANNUALLY REPORT TO THE COMMISSION INFORMATION</u>
15	DEMONSTRATING THAT QUALIFIED IN-STATE STUDENTS ARE NOT
16	DISPLACED OR DENIED ADMISSIONS AS A RESULT OF THE PROVISIONS OF
17	THIS SUBSECTION (4) AND THAT ANY INCREASE IN THE ENROLLMENT OF
18	FOREIGN STUDENTS AT A SPECIFIC CAMPUS OF THE UNIVERSITY OF
19	COLORADO SYSTEM OR AT COLORADO STATE UNIVERSITY IS A RESULT OF
20	INCREASED CAPACITY AT THE CAMPUS OR AT COLORADO STATE
21	UNIVERSITY, RESPECTIVELY.
22	(c) For purposes of this subsection (4), "foreign student"
23	MEANS A STUDENT WHO IS COUNTED AS FOREIGN AND PRESENT IN THE
24	<u>United States on a nonimmigrant visa.</u>
25	SECTION 21. Repeal. 23-5-129 (4), Colorado Revised Statutes,
26	is repealed as follows:
27	23-5-129. Governing boards - performance contract -

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<u>authoriz</u>	ation - operations. (4) Notwithstanding any requirements	s of
article 10	Of title 24, C.R.S., and part 11 of article 30 of title 24, C.R.	<u>.S.</u>
to the co	ntrary, a governing board of a state institution of higher educat	ion
that oper	ates pursuant to a performance contract negotiated pursuan	t to
this secti	on may negotiate with the department of higher education, a	fter
approva l	from the Colorado commission on higher education, a provis	ion
in the pe	formance contract to allow an exemption from the procuren	ient
code, art	icle 101 of title 24, C.R.S., and the central state motor veh	<u>icle</u>
fleet sys	tem, part 11 of article 30 of title 24, C.R.S. The execut	<u>tive</u>
director	of the department of higher education shall communicate	<u>: in</u>
writing	with the executive director of the department of person	me
<u>regardin</u>	g any exemptions granted pursuant to this subsection (4).	
<u>S</u>	ECTION 22. 23-1-106.3 (3) (c), Colorado Revised Statutes	s, is
amendec	to read:	
<u>2</u> :	3-1-106.3. Duties and powers of the commission - cap	<u>ital</u>
<u>constru</u>	tion projects - federal mineral lease revenues fund - hig	<u>her</u>
<u>educatio</u>	n institutions lease-purchase cash fund. (3)(c) The provisi	ons
of sectio	n 24-30-202 (5) (b), C.R.S., shall not apply to a lease-purch	ıase
<u>agreeme</u>	nt authorized pursuant to paragraph (a) of this subsection (3	<u>) 01</u>
any anci	lary agreement or instrument entered into pursuant to paragr	aph
(b) of tl	is subsection (3). THE STATE CONTROLLER OR HIS OR I	HER
DESIGNE	E SHALL WAIVE any provision of the fiscal rules promulga	ited
pursuant	to section 24-30-202 (1) and (13), C.R.S., that the state contro	lleı
deems	o be incompatible or inapplicable with respect to s	said
lease-pu	chase agreements or any such ancillary agreement or instrum	<u>ent</u>
may be v	vaived by the controller or his or her designee.	
<u>S</u>	ECTION 23. 23-20-111, Colorado Revised Statutes, is amen	ded

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1	to read:
2	23-20-111. Supervisory powers of board. The board of regents
3	has general supervision of the university and control and direction of all
4	funds of and appropriations to the university. except that the controller
5	shall have the authority to promulgate fiscal rules pursuant to section
6	24-30-202, C.R.S., which shall be applicable to the university and its
7	officers and employees.
8	SECTION 24. 24-30-201 (1) (e), Colorado Revised Statutes, is
9	amended to read:
10	24-30-201. Division of accounts and control - controller.
11	(1) The powers, duties, and functions concerning accounts and control as
12	set forth in this part 2 shall be the responsibility of the state controller.
13	The controller shall be appointed by the executive director of the
14	department of personnel, subject to the provisions of section 13 of article
15	XII of the state constitution. The controller shall be bonded in such
16	amount as the executive director shall fix. The powers and duties of the
17	controller shall be:
18	(e) To manage the finances and financial affairs of the state
19	EXCEPT AS OTHERWISE PROVIDED IN SECTION 5 (2) OF ARTICLE VIII OF THE
20	STATE CONSTITUTION AND BY LAW FOR INSTITUTIONS OF HIGHER
21	EDUCATION AND FOR THE AURARIA HIGHER EDUCATION CENTER;
22	SECTION 25. 24-30-202 (13) and (22), Colorado Revised
23	Statutes, are amended to read:
24	24-30-202. Procedures - vouchers and warrants - rules -
25	penalties. (13) (a) The controller shall promulgate fiscal rules to carry
26	out the functions assigned and the procedures prescribed by this section.
27	Such rules relating to the forms, records, and procedures involved in

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1	financial administration shall be binding upon the several departments.
2	institutions, including institutions of higher education EXCEPT AS
3	OTHERWISE PROVIDED IN PARAGRAPH (b) OF THIS SUBSECTION (13), and
4	other agencies of the state and upon their several officers and employees.
5	(b) It is the intent of the general assembly that fiscal rules
6	promulgated by the controller shall be applicable to any institution of
7	higher education; notwithstanding any specific grant of authority to the
8	governing board of such institution of higher education EXCEPT THAT THE
9	GOVERNING BOARD OF AN INSTITUTION OF HIGHER EDUCATION THAT HAS
10	ADOPTED FISCAL PROCEDURES AND HAS DETERMINED THAT THE FISCAL
11	PROCEDURES PROVIDE ADEQUATE SAFEGUARDS FOR THE PROPER
12	EXPENDITURE OF THE MONEYS OF THE INSTITUTION MAY ELECT TO EXEMPT
13	THE INSTITUTION FROM THE FISCAL RULES PROMULGATED BY THE
14	CONTROLLER PURSUANT TO THIS SUBSECTION (13), INCLUDING ANY
15	PROCEDURES OR FORMS REQUIRED BY LAW TO BE PROMULGATED BY THE
16	CONTROLLER AND ANY REVIEW OR APPROVAL REQUIRED TO BE PERFORMED
17	BY THE CONTROLLER, AND SHALL NOT BE REQUIRED TO COMPLY WITH
18	RULES PROMULGATED PURSUANT TO THIS SUBSECTION (13) OR WITH THE
19	PROVISIONS OF SUBSECTION (1), (5) (b), (20.1), (22), OR (26) OF THIS
20	SECTION. THE PROVISIONS OF THIS PARAGRAPH (b) SHALL ALSO APPLY TO
21	THE BOARD OF DIRECTORS OF THE AURARIA HIGHER EDUCATION CENTER
22	WITH REGARD TO THE EXPENDITURE OF MONEYS OF THE AURARIA HIGHER
23	EDUCATION CENTER.
24	(c) Repealed.
25	(d) An institution of higher education, including the
26	AURARIA HIGHER EDUCATION CENTER, THAT IS EXEMPT FROM THE STATE
27	FISCAL RULES PURSUANT TO PARAGRAPH (b) OF THIS SUBSECTION (13)

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1	SHALL CONTINUE TO PROVIDE TO THE CONTROLLER SUCH INFORMATION AS
2	IS NECESSARY TO ENABLE THE CONTROLLER TO MEET THE OBLIGATIONS SET
3	FORTH IN SUBSECTION (11) OF THIS SECTION AND SECTIONS 24-17-102 AND
4	24-30-204; EXCEPT THAT AN INSTITUTION OF HIGHER EDUCATION SHALL BE
5	REQUIRED TO PROVIDE ONLY SUCH DATA AND REPORTS AS ARE READILY
6	ACCESSIBLE TO THE INSTITUTION OR PRESENTLY GENERATED BY THE
7	<u>INSTITUTION.</u>
8	(22) The controller shall make uniform and equitable fiscal rules
9	controlling the types of perquisites which may be allowed state employees
10	in the executive branch of government including employees in the
11	institutions of higher education, in addition to their regular salaries. Such
12	rules shall include the eligibility of employees to receive such perquisites,
13	the charges to be made for such perquisites, and the method of payment
14	of such charges to the state. Before such rules become effective, they
15	shall be approved by the governor. No employee shall have authority to
16	grant to himself OR HERSELF or to any other employee under his OR HER
17	supervision any perquisite, nor shall any employee receive any perquisite
18	without full payment therefor, except as provided for by statute or by the
19	rules of the controller as authorized in this section. Charges prescribed by
20	such rules shall be reviewed annually by the controller.
21	SECTION 26. 24-30-202 (9), Colorado Revised Statutes, is
22	amended BY THE ADDITION OF A NEW PARAGRAPH to read:
23	24-30-202. Procedures - vouchers and warrants - rules -
24	penalties. (9) (d) Notwithstanding any provision of this
25	SUBSECTION (9) TO THE CONTRARY, THE PROVISIONS OF THIS SUBSECTION
26	(9) SHALL NOT APPLY TO ANY WARRANT DRAWN BY AN INSTITUTION OF
27	HIGHER EDUCATION OR BY THE AURARIA HIGHER EDUCATION CENTER THAT

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1	IS EXEMPT FROM THE STATE FISCAL RULES PURSUANT TO PARAGRAPH (D)
2	OF SUBSECTION (13) OF THIS SECTION.
3	SECTION 27. 23-5-113, Colorado Revised Statutes, is amended
4	to read:
5	23-5-113. Collection of loans and outstanding obligations -
6	state educational institutions. (1) Notwithstanding the provisions of
7	section 24-30-202.4, C.R.S., the governing board of any state educational
8	institution with the approval of the state controller, may promulgate rules
9	and regulations relating to procedures for collecting any loans or other
10	outstanding obligations owed to such institution. The institution may
11	employ private counsel or a collection agency to handle the collection of
12	any such loan or obligation. Employment of private counsel or a
13	collection agency shall be in accordance with the rules and regulations,
14	but in no event shall the fees paid to the private counsel or collection
15	agency exceed forty percent of the amount recovered.
16	(2) The institution with the consent of the controller and the state
17	treasurer, is authorized to write off, release, or compromise any debt or
18	obligation due the institution, but only in accordance with the rules and
19	regulations applicable thereto.
20	SECTION 28. 24-30-202.4 (2) and (3) (a) (II), Colorado Revised
21	Statutes, are amended to read:
22	24-30-202.4. Collection of debts due the state - controller's
23	duties - creation of debt collection fund - definitions. (2) EXCEPT AS
24	OTHERWISE PROVIDED FOR INSTITUTIONS OF HIGHER EDUCATION PURSUANT
25	TO SECTION 23-5-113, C.R.S., AND except for those debts under the
26	jurisdiction of the department of revenue referred to in section 24-35-108
27	(1) (a), under the jurisdiction of the judicial department referred to in

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1	section 16-11-101.6, C.R.S., and under the jurisdiction of the department
2	of labor and employment related to overpayment of unemployment
3	insurance benefits and delinquent taxes referred to in section 8-79-102,
4	C.R.S., all state agencies shall refer to the state controller debts due the
5	state that the agency has been unable to collect within thirty days after
6	such debts have become past due, together with the data and information
7	necessary for the controller to institute collection procedures. Debts are
8	not subject to referral pursuant to this subsection (2) if payment
9	arrangements have been made and payments due in accordance with the
10	terms of the arrangements are not delinquent. The controller may grant a
11	waiver to the requirement that a state agency refer debts within such
12	thirty-day period based upon a documented request and justification
13	provided by a state agency, pursuant to rules promulgated by the
14	department of personnel under article 4 of this title. A waiver may include
15	but shall not be limited to extended periods to collect delinquent debts.
16	For accounts where no waiver to assignment has been granted, the
17	controller shall use all state collection capabilities to collect that debt,
18	including, but not limited to, the certification of that debt to the
19	department of revenue for offset of that debt against any tax refund due
20	the debtor under the provisions of subparagraph (II) of paragraph (a) of
21	subsection (3) of this section. No later than one hundred twenty days after
22	receipt by the controller, the controller or the controller's designee shall
23	legally assign all debts that are not claims in process of collection to
24	private counsel or private collection agencies that appear on the list of
25	private counsel or private collection agencies. For the purposes of this
26	section, "claims in process of collection" means any debts on which
27	payments are being made, on which payments have been promised, on

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which suit has been brought, or any other debts as defined in rules promulgated by the department of personnel pursuant to article 4 of this title. The private counsel or private collection agencies included in the list of private counsel or private collection agencies shall be selected through competition pursuant to the provisions of the "Procurement Code", articles 101 to 112 of this title. Criteria for selection of the private counsel or private collection agencies shall be developed by the executive director of the department of personnel in consultation with the controller, affected state agencies, and the private collection community. In addition, a state-supported institution of higher education may utilize the provisions of section 23-5-113, C.R.S., for the collection of any loan or other outstanding obligation owed to such institution. (3) (a) (II) Upon verification by the appropriate state agency of the amount of the debt due the state, the controller may certify to the department of revenue any unpaid debt due the state to be offset against a tax refund due the debtor, pursuant to section 39-21-108 (3), C.R.S. Before any unpaid debt is certified to the department of revenue, the controller shall give written notice to the debtor that the debt shall be offset against a tax refund due the debtor and shall notify the debtor that the debtor may, within thirty days of the postmark of the written notice from the controller, request a hearing to dispute the tax refund offset.

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from the controller, request a hearing to dispute the tax refund offset.

Such hearing shall be held within thirty calendar days from receipt of the request from the debtor. If the agency that referred the debt to the controller certifies that the debt was the subject of a final agency determination or judicial decision or that the debt has been reduced to judgment, the debtor may not dispute the validity of the debt at the hearing. No money shall be refunded or offset against a tax refund due

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1	the debtor if such a hearing is requested until such time as the hearing is
2	completed and a decision is rendered. If at the hearing the dispute is
3	resolved in favor of the debtor, the debtor shall be entitled to a refund of
4	any moneys due plus interest, pursuant to section 39-21-110.5, C.R.S.
5	Provisions for adequate notice and opportunity for hearing shall be made
6	by rules and regulations promulgated by the executive director of the
7	department of personnel. Any debts may be written off, released, or
8	compromised pursuant to paragraph (c) of this subsection (3). As used in
9	this section, unless the context otherwise requires, "agency" includes
10	state-supported institutions of higher education.
11	SECTION 29. 24-30-1102 (5) and (6) (a) (I), Colorado Revised
12	Statutes, are amended to read:
13	24-30-1102. Definitions. As used in this part 11, unless the
14	context otherwise requires:
15	(5) "State agency" means this state or any department, board,
16	bureau, commission, institution, or other agency of the state; including
17	institutions of higher education but EXCEPT THAT "STATE AGENCY" shall
18	not include A STATE INSTITUTION OF HIGHER EDUCATION, THE AURARIA
19	HIGHER EDUCATION CENTER, OR the state board of stock INSPECTION
20	commissioners, created pursuant to section 35-41-101, C.R.S.
21	(6) (a) "State-owned motor vehicle" means all motor vehicles
22	owned by the state or any agency of the state that shall include all two-
23	and four-wheel drive trucks, all passenger vehicles including cars, vans,
24	station wagons and other similar passenger vehicles, and any other vehicle
25	not described herein that may be designated as a state-owned motor
26	vehicle if a state agency requests such designation; except that
27	"state-owned motor vehicle" shall not include any vehicle rated at one ton

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1	or more that is:
2	(I) Owned, operated, or controlled by an institution of higher
3	education and was not purchased, maintained, or otherwise acquired using
4	state moneys; or
5	SECTION 30. 24-19-103 (2) (a), Colorado Revised Statutes, is
6	amended to read:
7	24-19-103. Prohibition against postemployment compensation
8	- exception. (2) (a) At the option of the appointing authority for any
9	government-supported official or employee, such official or employee
10	may be provided postemployment compensation that consists of the
11	payment of up to a maximum of three months of salary for such official
12	or employee and the provision of up to a maximum of three months of
13	employee benefits for such official or employee. No postemployment
14	compensation shall be provided other than cash payments and the
15	provision of employee benefits. Postemployment compensation may be
16	approved and provided only if the government-supported official or
17	employee who is to receive such compensation was employed by the
18	governmental unit or government-financed entity for less than five years;
19	EXCEPT THAT POSTEMPLOYMENT COMPENSATION MAY BE APPROVED AND
20	PROVIDED FOR AN OFFICIAL OR EMPLOYEE OF A STATE INSTITUTION OF
21	HIGHER EDUCATION OR OF THE AURARIA HIGHER EDUCATION CENTER,
22	REGARDLESS OF THE LENGTH OF EMPLOYMENT.
23	SECTION 31. 24-102-205 (1) (b), (1) (c), and (2), Colorado
24	Revised Statutes, are amended to read:
25	24-102-205. Centralized contract management system -
26	personal services contracts - legislative declaration - definitions.
27	(1) (b) For purposes of this section, "governmental body" shall have the

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1	same meaning as set forth in section 24-101-301 (10); except that, for
2	purposes of this section, "governmental body" shall also include elected
3	officials. the governing board of each institution of higher education, and
4	the Colorado commission on higher education.
5	(c) Insofar as a conflict exists between the definition given a
6	particular term affecting a personal services contract by the department
7	acting pursuant to this code or any rules promulgated thereunder and the
8	definition given a term by an institution of higher education, the meaning
9	given the term by the department shall control.
10	(2) This section shall apply to any personal services contract to
11	which the state is a party the value of which exceeds one hundred
12	thousand dollars with the exception of any contract to which the state is
13	a party under medicare, the "Colorado Medical Assistance Act", articles
14	4 to 6 of title 25.5, C.R.S., the "Children's Basic Health Plan Act", article
15	8 of title 25.5, C.R.S., OR the "Colorado Indigent Care Program", part 1
16	of article 3 of title 25.5, C.R.S. or to any grant, award, or contract funded
17	by any federal or private entity for any research or sponsored project
18	activity of an institution of higher education or an affiliate of an institution
19	of higher education that is funded from moneys that are restricted by the
20	entity under the grant, award, or contract. For purposes of this section,
21	"sponsored project" means an agreement between an institution of higher
22	education and another party that provides restricted funding and requires
23	oversight responsibilities for research and development or other specified
24	programmatic activities that are sponsored by federal or private agencies
25	and organizations.
26	SECTION 32. 24-103.5-101 (1) and (7) (a), Colorado Revised
27	Statutes, are amended to read:

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1	24-103.5-101. Monitoring of vendor performance - definitions.
2	(1) (a) For purposes of this section, "governmental body" shall have the
3	same meaning as set forth in section 24-101-301 (10); except that, for
4	purposes of this section, "governmental body" shall also include elected
5	officials. the governing board of each institution of higher education, and
6	the Colorado commission on higher education.
7	(b) Insofar as a conflict exists between the definition given a
8	particular term affecting a personal services contract by the department
9	acting pursuant to this code or any rules promulgated thereunder and the
10	definition given a term by an institution of higher education, the meaning
11	given the term by the department shall control.
12	(7) Notwithstanding any other provision of this section:
13	(a) Nothing in this section shall be construed to apply to any
14	contract to which the state is a party under medicare, the "Colorado
15	Medical Assistance Act", articles 4 to 6 of title 25.5, C.R.S., the
16	"Children's Basic Health Plan Act", article 8 of title 25.5, C.R.S., OR the
17	"Colorado Indigent Care Program", part 1 of article 3 of title 25.5, C.R.S.
18	or to any grant, award, or contract funded by any federal or private entity
19	for any research or sponsored project activity of an institution of higher
20	education or an affiliate of an institution of higher education that is funded
21	from moneys that are restricted by the entity under the grant, award, or
22	contract. For purposes of this article, "sponsored project" means an
23	agreement between an institution of higher education and another party
24	that provides restricted funding and requires oversight responsibilities for
25	research and development or other specified programmatic activities that
26	are sponsored by federal or private agencies and organizations.
27	SECTION 33. 24-105-102 (1) (a) (I) and (1) (b), Colorado

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1	Revised Statutes, are amended to read:
2	24-105-102. Performance evaluation reports - definitions.
3	(1) (a) As used in this section, unless the context otherwise requires:
4	(I) "Governmental body" shall have the same meaning as set forth
5	in section 24-101-301 (10); except that, for purposes of this section
6	"governmental body" shall also include elected officials. the governing
7	board of each institution of higher education, and the Colorado
8	commission on higher education.
9	(b) Insofar as a conflict exists between the definition given a
10	particular term affecting a personal services contract by the department
11	acting pursuant to this code or any rules promulgated thereunder and the
12	definition given a term by an institution of higher education, the meaning
13	given the term by the department shall control.
14	SECTION 34. Repeal. 23-1-106 (8), Colorado Revised Statutes
15	is repealed as follows:
16	23-1-106. Duties and powers of the commission with respect to
17	capital construction and long-range planning. (8) Any acquisition of
18	real property by a state-supported institution of higher education that is
19	conditional upon or requires expenditures of state-controlled funds or
20	federal funds shall be subject to the approval of the commission, whether
21	acquisition is by lease-purchase, purchase, gift, or otherwise.
22	SECTION 35. 23-1-106 (3), (5) (a), (6), (7) (a), (7) (c) (I), (9)
23	(10), (10.5) (a), and (11) (a) (IV), Colorado Revised Statutes, are amended
24	to read:
25	23-1-106. Duties and powers of the commission with respect to
26	capital construction and long-range planning. (3) The commission
27	shall review and approve facility master plans for all state institutions of

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1 higher education on land owned or controlled by the state or an institution 2 and capital construction program plans for projects other than those 3 projects constructed pursuant to DESCRIBED IN subsection (9) or (10) of 4 this section. Except for those projects constructed pursuant to DESCRIBED 5 IN subsection (9) or (10) of this section, no capital construction shall 6 commence except in accordance with an approved facility master plan and 7 program plan. 8 The commission shall approve plans for any capital (5) (a) 9 construction project at any institution, including a community college, 10 regardless of the source of funds; except that the commission need not 11 approve plans for any capital construction project at a local district college 12 or area vocational school or for any capital construction OR ACQUISITION 13 project described in subsection (9) or (10) of this section. 14 (6) (a) The commission shall request annually from each 15 governing board of each state institution of higher education a five-year 16 projection of capital development projects to be constructed but not 17 including those projects constructed pursuant to DESCRIBED IN subsection 18 (9) or (10) of this section. The projection shall include the estimated cost, 19 the method of funding, a schedule for project completion, and the 20 governing board-approved priority for each project. The commission shall 21 determine whether a proposed project is consistent with the role and 22 mission and master planning of the institution and conforms to standards 23 recommended by the commission. 24 (b) The commission shall request annually from the governing 25 board of each state institution of higher education a two-year projection 26 of capital construction OR ACQUISITION projects to be constructed

UNDERTAKEN pursuant to subsection (9) or (10) of this section and

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1 estimated to require total project expenditures exceeding two million 2 dollars. The projection shall include the estimated cost, the method of 3 funding, and a schedule for project completion for each project. An 4 institution shall amend the projection prior to commencing a project that 5 is not included in the institution's most recent projection. 6 (7) (a) The commission annually shall prepare a unified, five-year 7 capital improvements report of projects to be constructed, but not 8 including those projects constructed OR ACQUIRED pursuant to subsection 9 (9) or (10) of this section, coordinated with education plans. The 10 commission shall transmit the report to the office of state planning and 11 budgeting, the governor, and the general assembly, consistent with the 12 executive budget timetable, together with a recommended priority of 13 funding of capital construction projects for the system of public higher 14 education. The commission shall annually transmit the recommended 15 priority of funding of capital construction projects to the capital 16 development committee no later than November 1 of each year. 17 (c) (I) The commission annually shall prepare a unified, two-year 18 capital improvements report for projects to be constructed OR ACQUIRED 19 pursuant to subsection (9) or (10) of this section and estimated to require 20 total project expenditures exceeding two million dollars, coordinated with 21 education plans. The commission shall transmit the report to the office of 22 state planning and budgeting, the governor, and the general assembly, 23 consistent with the executive budget timetable. 24 (9) (a) Except as provided in paragraph (d) of this subsection (9), 25 a capital construction OR ACQUISITION project initiated by the governing 26 board of a state-supported institution of higher education that is contained

in the most recent unified, two-year capital improvements project

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projection approved pursuant to subparagraph (II) of paragraph (c) of subsection (7) of this section, as the projection may be amended from time to time, and that is to be ACQUIRED OR constructed AND operated and maintained solely from cash funds held by the institution shall not be subject to additional review or approval by the commission, the office of state planning and budgeting, the capital development committee, or the joint budget committee.

(b) Except as provided in paragraph (d) of this subsection (9), a capital construction project for an academic building initiated by the governing board of a state-supported institution of higher education that is contained in the most recent unified, two-year capital improvements project projection approved pursuant to subparagraph (II) of paragraph (c) of subsection (7) of this section, as the projection may be amended from time to time, and that is to be ACQUIRED OR constructed solely from cash funds held by the institution and operated and maintained from such funds or from state moneys appropriated for such purpose, or both, shall not be subject to additional review or approval by the commission, the office of state planning and budgeting, the capital development committee, or the joint budget committee. Any capital construction project subject to this paragraph (b) shall comply with the high performance standard certification program established pursuant to section 24-30-1305, C.R.S.

(c) Each governing board shall ensure, consistent with its responsibilities as set forth in section 5 (2) of article VIII of the state constitution, that a capital construction OR ACQUISITION project initiated pursuant to this subsection (9) shall be in accordance with its institution's mission, be of a size and scope to provide for the defined program needs, and be designed in accordance with all applicable building codes and

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1	accessibility standards.
2	(d) (I) The provisions of this subsection (9) shall not apply to a
3	project that is to be ACQUIRED OR constructed in whole or in part using
4	moneys subject to the higher education revenue bond intercept program
5	established pursuant to section 23-5-139.
6	(II) Any plan for any such capital construction OR ACQUISITION
7	project that is estimated to require total expenditures of two million
8	dollars or less shall not be subject to review or approval by the
9	commission.
10	(10) (a) (I) The commission shall review and approve any plan for
11	a capital construction OR ACQUISITION project that is estimated to require
12	total expenditures exceeding two million dollars and that is to be
13	ACQUIRED OR constructed AND operated and maintained solely from cash
14	funds held by the institution that, in whole or in part, are subject to the
15	higher education revenue bond intercept program established pursuant to
16	section 23-5-139.
17	(II) The commission shall review and approve any plan for a
18	capital construction OR ACQUISITION project for an academic building that
19	is estimated to require total expenditures exceeding two million dollars,
20	that is to be ACQUIRED OR constructed solely from cash funds held by the
21	institution that, in whole or in part, are subject to the higher education
22	revenue bond intercept program established pursuant to section 23-5-139,
23	and that is operated and maintained from such cash funds or from state
24	moneys appropriated for such purpose, or both. Any capital construction
25	$\underline{\text{OR ACQUISITION project subject to this subparagraph (II) shall comply with}}$
26	the high performance standard certification program established pursuant
27	to section 24-30-1305, C.R.S.

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1	(III) Any plan for any such capital construction OR ACQUISITION
2	project that is estimated to require total expenditures of two million
3	dollars or less shall not be subject to review or approval by the
4	commission.
5	(b) Upon approval of a plan for a capital construction OR
6	ACQUISITION project pursuant to paragraph (a) of this subsection (10), the
7	commission shall submit the plan to the capital development committee.
8	The capital development committee shall make a recommendation
9	regarding the project to the joint budget committee. Following the receipt
10	of the recommendation, the joint budget committee shall refer its
11	recommendations regarding the project, with written comments, to the
12	commission.
13	(10.5) (a) For any project commenced pursuant to subsection (9)
14	or (10) of this section, if, after commencement of ACQUISITION OR
15	construction, the governing board of the institution receives an additional
16	gift, grant, or donation for the project, the governing board may amend the
17	project without the approval of the commission, the office of state
18	planning and budgeting, the capital development committee, or the joint
19	budget committee so long as the governing board notifies the commission,
20	the office of state planning and budgeting, the capital development
21	committee, and the joint budget committee in writing, explaining how the
22	project has been amended and verifying the receipt of the additional gift,
23	grant, or donation.
24	(11) (a) Each state institution of higher education shall submit to
25	the commission on or before September 1 of each year a list and
26	description of each project for which an expenditure was made during the
27	immediately preceding fiscal year that:

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1	(IV) Was amended or enhanced after commencement of
2	ACQUISITION OR construction pursuant to subsection (10.5) of this section.
3	SECTION 36. 24-51-1101 (1.8) (e), Colorado Revised Statutes.
4	as enacted by Senate Bill 10-001, is amended to read:
5	24-51-1101. Employment after service retirement.
6	(1.8) (e) (I) For purposes of this subsection (1.8), "state college or
7	university" means any A postsecondary educational institution including
8	community and junior colleges, established and existing pursuant to
9	SECTION 5 OF ARTICLE VIII OF THE STATE CONSTITUTION and title 23.
10	C.R.S., as an agency of the state of Colorado and supported wholly or in
11	part by tax revenues AND, FOR A POSTSECONDARY EDUCATIONAL
12	INSTITUTION WITH MORE THAN ONE PRINCIPAL CAMPUS AS SPECIFIED IN
13	SUBPARAGRAPH (II) OF THIS PARAGRAPH (e), THE SYSTEM ADMINISTRATION
14	OF THE POSTSECONDARY EDUCATIONAL INSTITUTION AND EACH PRINCIPAL
15	CAMPUS OF THE POSTSECONDARY EDUCATIONAL INSTITUTION.
16	(II) AS USED IN THIS PARAGRAPH (e), "PRINCIPAL CAMPUS" MEANS:
17	(A) EACH CAMPUS OF THE UNIVERSITY OF COLORADO AS
18	DESCRIBED IN SECTION 23-20-101, C.R.S.;
19	(B) EACH INSTITUTION OF THE COLORADO STATE UNIVERSITY
20	SYSTEM ESTABLISHED IN SECTIONS 23-31-101 AND 23-31.5-101, C.R.S.
21	BUT NOT INCLUDING THE ONLINE UNIVERSITY ESTABLISHED IN SECTION
22	<u>23-30-124, C.R.S.; AND</u>
23	(C) EACH COLLEGE INCLUDED IN THE STATE SYSTEM OF
24	COMMUNITY AND TECHNICAL COLLEGES AS LISTED IN SECTION 23-60-205.
25	<u>C.R.S.</u>
26	SECTION 37. The introductory portion to 23-41-104.6 (3) and
27	23-41-104.6 (4), Colorado Revised Statutes, are amended to read:

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1	23-41-104.6. Performance contract - authorization -
2	operations. (3) Beginning July 1, 2001, FOR THE CONTRACT IN EFFECT
3	THROUGH JUNE 30, 2011, AND BEGINNING JULY 1, 2010, FOR THE
4	CONTRACT IN EFFECT THROUGH JUNE 30, 2021, the board of trustees of the
5	Colorado school of mines shall negotiate a performance contract with the
6	Colorado commission on higher education that shall specify the
7	performance goals that the institution shall achieve during the period that
8	it operates under the performance contract. Compliance with the goals
9	specified in the performance contract shall be in lieu of compliance with
10	the requirements of the "Higher Education Quality Assurance Act", article
11	13 of this title, and the Colorado school of mines shall therefore be
12	exempt from the requirements of said act while operating pursuant to the
13	performance contract. The specified goals shall be measurable and
14	specific to the Colorado school of mines' role and mission and shall
15	include, at a minimum, the following issues:
16	(4) (a) The performance contract CONTRACTS negotiated pursuant
17	to this section shall not take effect until approved by a joint resolution
18	adopted by the general assembly. The grounds for rejection of the
19	performance contract CONTRACTS shall include the effect of the provisions
20	of the contract CONTRACTS on the funding for the Colorado school of
21	mines and funding for the statewide system of higher education.
22	(b) As early as possible during the 2002 regular session AND AS
23	EARLY AS POSSIBLE DURING THE 2011 REGULAR SESSION, the Colorado
24	commission on higher education shall present the finalized performance
25	contract FOR THE APPLICABLE CONTRACT PERIOD at a joint session of the
26	education committees of the senate and the house of representatives, OR
27	ANY SUCCESSOR COMMITTEES, and the joint budget committee of the

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1	general assembly. The members of the education committees and the
2	members of the joint budget committee shall review the financial effect
3	of the provisions of the contract with regard to funding for the Colorado
4	school of mines or funding for the statewide system of higher education
5	and may recommend changes to the terms of the performance contract or
6	renegotiation of the performance contract. If a majority of the members
7	of the education committees and the members of the joint budget
8	committee approve the terms of the performance contract, the chairmen
9	of the education committees, in cooperation with the joint budget
10	committee, shall sponsor a joint resolution to recognize and approve the
11	performance contract. The performance contract shall be deemed
12	approved upon final passage of said joint resolution.
13	(c) The school of mines shall operate pursuant to the performance
14	contract THAT IS APPROVED BY JOINT RESOLUTION PASSED DURING THE
15	2002 REGULAR SESSION beginning on the date the performance contract is
16	approved and continuing through June 30, 2011. THE SCHOOL OF MINES
17	SHALL OPERATE PURSUANT TO THE PERFORMANCE CONTRACT THAT IS
18	APPROVED BY JOINT RESOLUTION PASSED DURING THE 2011 REGULAR
19	SESSION BEGINNING ON THE DATE THE PERFORMANCE CONTRACT IS
20	APPROVED AND CONTINUING THROUGH JUNE 30, 2021.
21	SECTION 38. Article 41 of title 23, Colorado Revised Statutes,
22	is amended BY THE ADDITION OF A NEW SECTION to read:
23	23-41-104.7. Funding. (1) BEGINNING IN THE 2011-12 FISCAL
24	YEAR AND FOR EACH FISCAL YEAR THEREAFTER THROUGH THE 2020-21
25	FISCAL YEAR, THE GENERAL ASSEMBLY SHALL ANNUALLY APPROPRIATE TO
26	THE COLORADO SCHOOL OF MINES AN AMOUNT OF FUNDING IN LIEU OF ANY
27	FUNDING THE INSTITUTION MAY HAVE OTHERWISE RECEIVED THROUGH

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1	FEE-FOR-SERVICE CONTRACTS NEGOTIATED BY THE INSTITUTION WITH THE
2	COLORADO COMMISSION ON HIGHER EDUCATION PURSUANT TO SECTION
3	23-5-130. THE AMOUNT OF THE APPROPRIATION SHALL BE DETERMINED
4	ANNUALLY THROUGH THE BUDGET PROCESS.
5	(2) (a) Except as otherwise provided in paragraph (b) of this
6	SUBSECTION (2), THE COLORADO SCHOOL OF MINES SHALL USE A PORTION
7	OF THE MONEYS APPROPRIATED PURSUANT TO THIS SECTION TO PROVIDE
8	MERIT-BASED SCHOLARSHIPS, NEED-BASED FINANCIAL AID, AND GRADUATE
9	FELLOWSHIPS TO ASSIST STUDENTS WITH IN-STATE CLASSIFICATION TO
10	ATTEND THE INSTITUTION AND SHALL INCREASE SAID PORTION TO ENSURE
11	THAT, NO LATER THAN THE 2020-21 FISCAL YEAR AND FOR EACH FISCAL
12	YEAR THEREAFTER, THE MONEYS APPROPRIATED PURSUANT TO THIS
13	SECTION ARE USED SOLELY FOR SAID PURPOSES.
14	(b) In any fiscal year in which the average discounted
15	TUITION RATE FOR A STUDENT WITH IN-STATE CLASSIFICATION WHO IS
16	ENROLLED AT THE COLORADO SCHOOL OF MINES IS GREATER THAN THIRTY
17	PERCENT, THE INSTITUTION MAY USE ANY AMOUNT OF THE APPROPRIATION
18	THAT IS NOT USED TO MAINTAIN THE AVERAGE DISCOUNTED TUITION RATE
19	AT THIRTY PERCENT FOR OTHER OPERATIONAL PURPOSES. AS USED IN THIS
20	PARAGRAPH (b), "AVERAGE DISCOUNTED TUITION RATE" MEANS THE TOTAL
21	OF THE AMOUNT OF SCHOLARSHIPS, FINANCIAL AID, AND GRADUATE
22	FELLOWSHIPS AWARDED TO STUDENTS ENROLLED IN THE INSTITUTION
23	DIVIDED BY THE TOTAL TUITION REVENUE.
24	(3) In any fiscal year in which the Colorado school of
25	MINES RECEIVES AN APPROPRIATION PURSUANT TO THIS SECTION, THE
26	INSTITUTION SHALL NOT BE ELIGIBLE TO RECEIVE FUNDING PURSUANT TO
27	A FEE-FOR-SERVICE CONTRACT NEGOTIATED PURSUANT TO SECTION

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1	<u>23-5-130.</u>
2	SECTION 39. 23-41-102, Colorado Revised Statutes, is amended
3	BY THE ADDITION OF A NEW SUBSECTION to read:
4	23-41-102. Board of trustees - term. (3) IN APPOINTING PERSONS
5	TO THE COLORADO SCHOOL OF MINES BOARD OF TRUSTEES ON OR AFTER
6	JULY 1, 2010, THE GOVERNOR SHALL ENSURE THAT NO MORE THAN TWO OF
7	THE MEMBERS SERVING ON THE BOARD OF TRUSTEES AT ANY ONE TIME
8	RESIDE OUTSIDE THE STATE OF COLORADO. IN ADDITION, THE GOVERNOR
9	SHALL BASE HIS OR HER APPOINTMENTS ON CONSIDERATIONS OF:
10	(a) An appointee's professional background related to the
11	INDUSTRIES AND FIELDS FOR WHICH THE COLORADO SCHOOL OF MINES
12	PREPARES STUDENTS FOR EMPLOYMENT AND IN WHICH THE FACULTY OF
13	THE INSTITUTION CONDUCT RESEARCH;
14	(b) Other areas of professional expertise that an appointee
15	MAY BRING TO HIS OR HER SERVICE ON THE BOARD OF TRUSTEES; AND
16	(c) The appointee's commitment to using his or her personal
17	TIME AND EFFORTS TO SERVE AND SUPPORT THE COLORADO SCHOOL OF
18	MINES.
19	SECTION <u>40.</u> <u>24-6-402</u> (3), Colorado Revised Statutes, is
20	amended BY THE ADDITION OF A NEW PARAGRAPH to read:
21	24-6-402. Meetings - open to public - definitions.
22	(3) (d) Notwithstanding any provision of paragraph (a) or (b) of
23	THIS SUBSECTION (3) TO THE CONTRARY, UPON THE AFFIRMATIVE VOTE OF
24	TWO-THIRDS OF THE MEMBERS OF THE GOVERNING BOARD OF AN
25	INSTITUTION OF HIGHER EDUCATION WHO ARE AUTHORIZED TO VOTE, THE
26	GOVERNING BOARD MAY HOLD AN EXECUTIVE SESSION IN ACCORDANCE
27	WITH THE PROVISIONS OF THIS SUBSECTION (3).

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1	SECTION 41. 23-5-101.5 (2) (a), Colorado Revised Statutes, is
2	amended to read:
3	23-5-101.5. Enterprise status of auxiliary facilities - definitions.
4	(2) As used in this section and sections 23-5-101.7 to 23-5-105.5:
5	(a) "Auxiliary facility" means any student or faculty housing
6	facility; student or faculty dining facility; recreational facility; student
7	activities facility; child care facility; continuing education facility or
8	activity; intercollegiate athletic facility or activity; health facility;
9	ALTERNATIVE OR RENEWABLE ENERGY PRODUCING FACILITY, INCLUDING
10	BUT NOT LIMITED TO, A SOLAR, WIND, BIOMASS, GEOTHERMAL, OR
11	HYDROELECTRIC FACILITY; college store; or student or faculty parking
12	facility; or any similar facility or activity which THAT has been historically
13	managed, and was accounted for in institutional financial statements
14	prepared for fiscal year 1991-92, as a self-supporting facility or activity,
15	including any additions to and any extensions or replacements of any such
16	facility on any campus under the control of the governing board managing
17	such facility. "Auxiliary facility" shall also mean any activity undertaken
18	by the governing board of any state-supported institution of higher
19	education as an eligible lender participant pursuant to parts 1 and 2 of
20	article 3.1 of this title.
21	SECTION 42. 23-5-102 (2), Colorado Revised Statutes, is
22	amended to read:
23	23-5-102. Funding for auxiliary facilities - institutions of
24	higher education - loans - bonds. (2) The governing board of any
25	institution of higher education by resolution may issue revenue bonds on
26	behalf of any auxiliary facility or group of auxiliary facilities or on behalf
27	of any institution or group of institutions managed by such governing

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1	board for the purpose of obtaining funds for constructing, otherwise
2	acquiring, equipping, or operating such auxiliary facility or group of
3	auxiliary facilities or for facilities for such institution or group of
4	institutions. Any bonds issued on behalf of any auxiliary facility or group
5	of auxiliary facilities, other than housing facilities, dining facilities,
6	recreational facilities, health facilities, parking facilities, ALTERNATIVE OR
7	RENEWABLE ENERGY PRODUCING FACILITIES INCLUDING BUT NOT LIMITED
8	TO, SOLAR, WIND, BIOMASS, GEOTHERMAL, OR HYDROELECTRIC FACILITIES,
9	research facilities that are funded from a revolving fund, or designated
10	enterprise auxiliary facilities listed in section 23-5-101.5 (4) may be issued
11	only after approval by both houses of the general assembly either by bill
12	or by joint resolution and after approval by the governor in accordance
13	with section 39 of article V of the state constitution. The governing board
14	of an institution or group of institutions that issues bonds on behalf of the
15	institution or group of institutions, which is designated as an enterprise
16	pursuant to section 23-5-101.7, shall file notice of such issuance with the
17	Colorado commission on higher education. Bonds issued pursuant to this
18	subsection (2) shall be payable only from revenues generated by the
19	auxiliary facility or group of auxiliary facilities or by the institution or
20	group of institutions on behalf of which such bonds are issued; except
21	that, subject to section 23-1-123 (5) (a) (III) and (5) (b) (II), revenues
22	generated by a designated enterprise that is associated with the university
23	of Colorado may be pledged for the repayment of bonds issued by another
24	designated enterprise auxiliary facility that is not part of the same
25	enterprise. Such bonds shall be issued in accordance with the provisions
26	of section 23-5-103 (2). The termination, rescission, or expiration of the
27	enterprise designation of any auxiliary facility or group of auxiliary

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1	facilities pursuant to section 23-5-101.5 (3) or of any institution or group
2	of institutions shall not adversely affect the validity of or security for any
3	revenue bonds issued on behalf of any auxiliary facility or group of
4	auxiliary facilities or on behalf of any institution or group of institutions.
5	SECTION 43. Safety clause. The general assembly hereby finds,
6	determines, and declares that this act is necessary for the immediate
7	preservation of the public peace, health, and safety.

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