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

# PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading HOUSE BILL 11-1249

LLS NO. 11-0295.01 Nicole Myers

**HOUSE SPONSORSHIP** 

Priola,

Tochtrop,

## SENATE SPONSORSHIP

House Committees Economic and Business Development **Senate Committees** 

# A BILL FOR AN ACT

101 CONCERNING MODIFICATIONS TO CERTAIN ADMINISTRATIVE

102 FUNCTIONS OF THE DEPARTMENT OF PERSONNEL.

### **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 modifies various programs administered by the department of personnel (department) and makes changes to various administrative functions of the department as follows:

**Appraisal of property to be purchased by the state.** Currently, any state department, institution, or agency that plans to enter into an

agreement to purchase real property is required to get an independent appraisal for an estimate of the value of the property before entering into the agreement. The bill changes this requirement so that a state department, institution, or agency may enter into an agreement to purchase real property before getting an appraisal, so long as the agreement is contingent on an appraisal supporting the purchase price or value given by the state.

**Recovery audits.** The state controller is required to contract for recovery audits to recoup overpayments by state agencies of state or federal tax dollars for the 2007-08 through 2009-10 fiscal years. The bill expands the recovery audits to include the authority to recoup overpayments of moneys from fees, fines, gifts, grants, donations, and other sources and requires the state controller to contract for recovery audits for the 2010-11 fiscal year and each fiscal year thereafter. In addition, the bill creates the recovery audit cash fund and specifies that the moneys recovered from the audits shall be credited to the fund and used to pay administrative costs and contract fees and to return the remaining overpayment amounts to the source from which the overpayment was originally made.

State public financing issuance and post-issuance compliance. The state is responsible for certain compliance activities in connection with the issuance of tax exempt financing (issuance). The state controller has the primary responsibility to comply with state and federal compliance obligations, but the state attorney general, the state treasurer, and other state agencies are often involved in the issuance and post-issuance compliance. Currently, there is not a dedicated revenue source to fund the necessary state expenditures in connection with the compliance activities. The bill requires, to the extent allowed by federal law, that any new contract for an issuance shall assess a fee to be held by the trustee of the issuance and used to reimburse the state for costs incurred in performing or overseeing issuance and post-issuance compliance responsibilities. The bill creates the state public financing issuance and post-issuance compliance cash fund and specifies the circumstances under which the moneys held by the trustee shall be transferred to the fund and used to reimburse the state for its costs in performing or overseeing the issuance and post-issuance compliance responsibilities. The fund is exempt from the limitations on cash funds that are specified by law.

**Inventory of the state's capital assets.** The department is required to maintain an inventory of all of the state's capital assets valued in excess of \$100,000 and a separate inventory of computer equipment. The bill eliminates the requirement that the department maintain an inventory of computer equipment.

**State employee workers' compensation account.** The state employee workers' compensation account (account) exists as a separate

account in the risk management fund. Currently, the moneys in the risk management fund are continuously appropriated while the moneys in the account are subject to annual appropriation by the general assembly. The bill changes the annual appropriation of moneys in the account to a continuous appropriation for the purpose of paying claims from the account.

**Emergency services volunteers.** A state employee who is certified as a disaster service volunteer of the American red cross is allowed a certain amount of paid leave for specialized disaster relief services. Currently, the leave is calculated based on a 12-month period. In addition, a state employee who is a qualified volunteer who is called into service by a volunteer organization is also allowed a certain amount of paid leave. Currently the leave for these volunteers is calculated based on a calendar year. The bill changes the calculation of leave for all such employees to the leave year established by the employer to be consistent with the leave provided to other emergency services volunteers.

Annual compensation report. The state personnel director (director) is required to submit an annual compensation report and recommendations and estimated costs to the governor and the joint budget committee for state employee compensation for the next fiscal year. The department does not have all of the required data necessary to formulate a comprehensive recommendation by the current August 1 submission date. The bill changes the reporting date for the annual report and recommendations to September 15, when more data is available.

**Overtime pay for essential employees.** Pursuant to current law, an employee who performs certain essential services earns overtime pay based on the combined work hours and paid leave hours that exceed the employee's maximum hour limit. The bill eliminates this practice so that only hours actually worked are included in the calculation of overtime for all state employees, regardless of the services they perform.

**Professional center development cash fund.** The director is responsible for maintaining a training program for employees in the state personnel system and is authorized to establish fees necessary to pay the direct and indirect costs of the training program. Any fees collected in connection with the training program are credited to the professional development center cash fund. A portion of the moneys in the fund are reappropriated funds, because state agencies use moneys that have been previously appropriated to the agency to pay the department for the costs of conducting training programs. The fund also consists of cash funds. Currently, the moneys in the fund are subject to annual appropriation, and the bill changes the appropriation to a continuous appropriation. In addition, the bill specifies that the joint budget committee may require periodic reports regarding fund balances and expenditures from the director.

Group benefit plans - definition of "dependent". The bill

modifies the definition of "dependent" for purposes of the state employee group benefit plans. Specifically, the bill clarifies the circumstances under which a state employee may include his or her spouse, common law spouse, or child as a dependent. In addition, the bill clarifies that an employee may include his or her domestic partner as a dependent.

The state employee group benefit plans currently allow a child to be a dependent of the employee for purposes of group benefit coverage until the child turns 25. The bill increases the age until which a child or person for whom the employee is the major source of financial support may be considered a dependent for these purposes to 26 to comply with the requirement of the recently enacted federal healthcare bill. The bill also makes a conforming amendment in connection with the change in the definition of "child". The bill specifies that if federal law no longer requires coverage of a child until the age of 26, the state's definition of dependent will return to a child until the child turns 25.

**Group benefit plans - state contribution for part-time employees.** The director has the authority to adopt procedures to determine benefit eligibility requirements and the percentage of the state contribution to the health benefits premium for part-time state employees who are hired on or after January 1, 2005. The bill removes the January 1, 2005, date, and thereby authorizes the director to adopt procedures for benefit eligibility requirements and the percentage of the state contribution to the health benefits premium for all part-time state employees, regardless of the date their state employment began.

State employees' ideas that improve state government **operations.** The state employee incentive program (incentive program) rewards state employees for innovative cost-saving ideas by allowing the employees to share the cost-savings resulting from the idea. Currently, the incentive program does not allow employees of the department of personnel to participate. The bill allows employees of the department to participate in the incentive program and specifies that any employee whose work assignment includes identifying efficiencies and cost reductions in government expenditures may not participate. In addition, the bill requires the executive directors to advertise the incentive program during orientation for new employees and to submit an annual report to the state auditor containing a summary of certain information regarding all submitted ideas for cost-saving measures. The bill specifies that idea applications that do not require legislation shall be implemented no later than 180 days following acceptance of the idea application. In addition, the bill addresses how savings from idea applications will be distributed to institutions of higher education that are not enterprises. The bill also repeals the state employee incentive program that was enacted prior to the enactment of the program regarding state employees' ideas that improve government operations.

Fallen heroes memorial construction fund. The fallen heroes

memorial commission (commission) was established to erect memorials to commemorate the lives of Coloradans who died during specific military conflicts. All general fund appropriations and gifts, grants, and donations for such purpose are credited to the fallen heroes memorial construction fund. Currently, the moneys in the fund are subject to annual appropriation. The bill changes the appropriation to a continuous appropriation to the commission to be used for the purposes of the commission.

**Electronic procurement program account in the supplier database cash fund.** The department maintains a centralized database of businesses that are interested in providing goods and services to the state, and certain fees collected in connection with the database are deposited into the supplier database cash fund. In addition, the department maintains a statewide centralized electronic procurement system to create a more efficient delivery of state procurement services, and fees collected in connection with the procurement system are deposited into the electronic procurement program account, which was created within the supplier database cash fund. The bill eliminates the electronic procurement program account and requires that fees collected in connection with the electronic procurement system be deposited in the supplier database cash fund.

**Procurement card program.** The procurement card (p-card) program provides a rebate to the state on purchases that governmental bodies make with a p-card. The state controller allocates the total amount of the rebates received to each governmental body that made p-card purchases in proportion to the governmental body's contribution to the statewide p-card expenditures. Such allocations are applied as a reduction in the governmental bodies' administrative costs owed to the department. Currently, institutions of higher education are allowed to forgo participation in the p-card program. The bill allows such institutions of higher education, as well as political subdivisions of the state, to choose to participate in the p-card program as an affiliate. An affiliate is subject to the state's master agreement but may negotiate additional contract terms. The bill also requires the bank that issues the p-card to pay any rebates attributable to the institution or political subdivision directly to the institution or political subdivision. In addition, the bill requires such institutions of higher education to pay their indirect costs through alternate methods.

**SECTION 1.** 24-30-202 (5) (b), Colorado Revised Statutes, is

3 amended to read:

<sup>1</sup> Be it enacted by the General Assembly of the State of Colorado:

<sup>2</sup> 

1 24-30-202. Procedures - vouchers and warrants - rules -2 **penalties.** (5) (b) Before Any state department, institution, or agency 3 enters into any option CONTRACT or agreement to purchase any real 4 property or any interest therein that has a total purchase price of more 5 than one hundred thousand dollars SHALL CONTAIN A PROVISION MAKING 6 THE AGREEMENT CONTINGENT ON AN APPRAISAL SUPPORTING THE 7 PURCHASE PRICE OR VALUE GIVEN BY THE STATE. Such department, 8 institution, or agency shall contract with at least one but not more than 9 three independent appraisers for an estimate of the value of such property. 10 Such appraiser shall be qualified with respect to the subject matter of the 11 appraisal and shall be instructed to determine the fair market value of the 12 real property by using sound, fair, and recognized appraisal practices 13 which THAT are consistent with the laws of Colorado. One copy of each 14 such appraisal shall be attached to the option or contract for said purchase 15 prior to the controller's approving the option or contract. This paragraph 16 (b) shall not apply to the acquisition of property by the department of 17 transportation for the construction, maintenance, or supervision of the 18 public highways of this state, nor shall it apply to any additional 19 lease-purchase agreement entered into pursuant to the master lease 20 program authorized by part 7 of article 82 of this title.

SECTION 2. 24-30-203.5 (1) (a) (II), (1) (b) (I), (1) (b) (II), (3)
(a), (4) (b), (5), and (6) (c), Colorado Revised Statutes, are amended, and
the said 24-30-203.5 is further amended BY THE ADDITION OF THE
FOLLOWING NEW SUBSECTIONS, to read:

2524-30-203.5.Recovery audits - legislative declaration -26contracting - reporting - definitions - recovery audit cash fund.

27 (1) (a) The general assembly hereby finds and declares that:

(II) Overpayments waste tax dollars STATE AND FEDERAL MONEYS
 and detract from the efficiency and effectiveness of state agency
 operations by diverting resources from their intended uses;

4

(b) The general assembly further finds and declares that:

5 (I) Recovery audits are a nationally recognized best practice for
6 disbursements management and provide insight for improving operational
7 efficiency and internal controls in the disbursement of tax dollars STATE
8 AND FEDERAL MONEYS;

9 (II) In order to improve the economy and efficiency of state 10 agency operations, it is necessary, appropriate, and in the best interests of 11 the state to require the state controller to contract for recovery audits to 12 recoup overpayments by state agencies of state or federal tax dollars, 13 FEES, GIFTS, GRANTS, DONATIONS, AND OTHER STATE AND FEDERAL 14 MONEYS NOT SPECIFICALLY EXCLUDED BY LAW OR RULE; and

15 (3) (a) On or before July 1, 2011, the state controller shall contract 16 with one or more experienced consultants to conduct recovery audits for 17 the 2007-08, 2008-09, and 2009-10 fiscal years. ON OR BEFORE JULY 1, 18 2011, AND ON OR BEFORE JULY 1 EVERY THIRD YEAR THEREAFTER, THE 19 STATE CONTROLLER SHALL CONTRACT WITH ONE OR MORE EXPERIENCED 20 CONSULTANTS TO CONDUCT RECOVERY AUDITS FOR THE PERIOD OF 21 THREE FISCAL YEARS THAT ENDS ON THE JUNE 30 IMMEDIATELY 22 PRECEDING THE JULY 1 CONTRACTING REQUIREMENT.

(4) (b) FOR RECOVERY AUDITS FOR THE 2007-08, 2008-09, AND
2009-10 FISCAL YEARS, the state controller shall provide the state auditor
and the legislative audit and joint budget committees with a report by
March 1, 2011, that details any exemptions from recovery audits proposed
to be allowed by the state controller. FOR THE 2010-11 FISCAL YEAR AND

1 ANY FISCAL YEAR THEREAFTER IN WHICH THE STATE CONTROLLER 2 PROPOSES TO CHANGE THE EXEMPTIONS FROM RECOVERY AUDITS, THE 3 STATE CONTROLLER SHALL PROVIDE A REPORT OF THE PROPOSED CHANGES 4 TO THE STATE AUDITOR AND THE LEGISLATIVE AUDIT AND JOINT BUDGET 5 COMMITTEES BY THE MARCH 1 THAT IMMEDIATELY PRECEDES THE 6 EXECUTION OF A RECOVERY AUDIT CONTRACT FOR THE APPLICABLE FISCAL 7 YEAR. The legislative audit and joint budget committees may veto any 8 exemption from recovery audits proposed by the state controller by 9 majority votes of the members of each of the committees taken before 10 May 1, 2011, AND TAKEN BEFORE MAY 1 OF EACH YEAR THEREAFTER IN 11 WHICH THE STATE CONTROLLER PROPOSES A CHANGE IN THE EXEMPTIONS 12 FROM RECOVERY AUDITS.

13 (5) The state controller may retain a portion of the net amount 14 recovered due to a recovery audit in order to defray the reasonable and 15 necessary REIMBURSE THE ACTUAL administrative costs, including 16 reimbursement paid to other state agencies required by this subsection (5), 17 incurred by the state controller and the division of accounts and control 18 in contracting for and providing oversight of the recovery audit or any 19 additional costs incurred by TO REIMBURSE any other state agency FOR 20 ANY ADDITIONAL ACTUAL COSTS THAT IT INCURRED in relation to the 21 performance of the recovery audits required by this section. The state 22 controller shall reimburse any state agency that incurs additional ACTUAL 23 costs in relation to the recovery audits for such costs from the portion of 24 any amounts recovered from recovery audits that the state controller 25 retains.

26 (6) (c) Not later than June 30, 2012, AND NOT LATER THAN JUNE
27 30 EACH YEAR THEREAFTER, the state controller shall issue a report to the

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general assembly summarizing the contents of all reports received from
 consultants that performed recovery audits contracted for pursuant to this
 section. The report shall also be posted on the web site of the state
 controller.

5 (8) ANY MONEYS COLLECTED FROM A RECOVERY AUDIT PURSUANT 6 TO THIS SECTION SHALL BE TRANSMITTED TO THE STATE TREASURER AND 7 CREDITED TO THE RECOVERY AUDIT CASH FUND. WHICH FUND IS HEREBY 8 CREATED IN THE STATE TREASURY. THE MONEYS IN THE FUND SHALL 9 CONSIST OF ANY MONEYS CREDITED TO THE FUND PURSUANT TO THIS 10 SUBSECTION (8) AND ANY MONEYS APPROPRIATED OR TRANSFERRED FROM 11 OTHER SOURCES BY THE GENERAL ASSEMBLY. THE GENERAL 12 ASSEMBLY SHALL ANNUALLY APPROPRIATE THE ACTUAL COSTS INCURRED 13 BY THE STATE CONTROLLER IN CONDUCTING THE RECOVERY AUDITS AS 14 SPECIFIED IN SUBSECTION (5) OF THIS SECTION. THE REMAINING MONEYS 15 IN THE FUND SHALL BE ANNUALLY APPROPRIATED BY THE GENERAL 16 ASSEMBLY TO THE STATE CONTROLLER FOR THE PURPOSES OF PAYING 17 CONTINGENT CONTRACTOR FEES, STATE AGENCY RECOVERY AUDIT COSTS, 18 AND AMOUNTS DUE TO THE FEDERAL GOVERNMENT FOR MONEYS 19 COLLECTED FROM RECOVERY AUDITS. ALL INTEREST EARNED FROM THE 20 INVESTMENT OF THE MONEYS IN THE FUND SHALL BE CREDITED TO THE 21 FUND. AT THE COMPLETION OF EACH RECOVERY AUDIT CYCLE FOR ONE OR 22 MORE FISCAL YEARS, ANY MONEYS REMAINING IN THE RECOVERY 23 AUDIT SHALL BE TRANSFERRED TO THE GENERAL FUND OR TO THE FUND 24 FROM WHICH THE OVERPAYMENT WAS ORIGINALLY MADE IF THE STATE 25 CONSTITUTION SPECIFIES THE PURPOSES FOR WHICH THE MONEYS IN SUCH 26 FUND SHALL BE USED, AFTER ALL ACTUAL COSTS OF THE RECOVERY AUDIT 27 HAVE BEEN PAID.

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(9) THE STATE CONTROLLER IS RESPONSIBLE FOR MANAGING ALL
 STATE AGENCY RECOVERY AUDITS.

3 SECTION 3. Part 2 of article 30 of title 24, Colorado Revised
4 Statutes, is amended BY THE ADDITION OF A NEW SECTION to
5 read:

6 24-30-209. State public financing issuance compliance -7 post-issuance compliance - state public financing issuance and 8 **post-issuance compliance cash fund.** (1) (a) ON AND AFTER JULY 1, 9 2011, ANY STATE PUBLIC FINANCING ISSUANCE SHALL ASSESS A FEE 10 CONSISTING OF THE LESSER OF ONE HUNDRED THOUSAND DOLLARS OR FIVE 11 PERCENT OF THE PRINCIPAL PROCEEDS OF THE ISSUANCE TO THE EXTENT 12 ALLOWED PURSUANT TO THE FEDERAL "INTERNAL REVENUE CODE OF 13 1986", AS AMENDED. THE FEE ASSESSED PURSUANT TO THIS PARAGRAPH 14 (a) SHALL BE DEPOSITED INTO AN ADMINISTRATIVE EXPENSE ACCOUNT 15 HELD BY A TRUSTEE OF THE ISSUANCE AND SHALL BE USED PURSUANT TO 16 THE TERMS OF THE TRUST INDENTURE OR OTHER GOVERNING INSTRUMENT 17 FOR THE PURPOSES SPECIFIED IN PARAGRAPH (b) OF THIS SUBSECTION (1). 18 (b) THE FEE ASSESSED PURSUANT TO PARAGRAPH (a) OF THIS 19 SUBSECTION (1) SHALL BE USED TO REIMBURSE THE STATE CONTROLLER, 20 THE ATTORNEY GENERAL, OR ANY OTHER STATE ENTITY FOR VERIFIABLE 21 COSTS INCURRED IN PERFORMING OR OVERSEEING THE STATE'S ISSUANCE 22 COMPLIANCE AND POST-ISSUANCE COMPLIANCE RESPONSIBILITIES OVER 23 THE LIFE OF THE ISSUANCE, INCLUDING COMPLYING WITH OR MONITORING 24 COMPLIANCE WITH THE FEDERAL INTERNAL REVENUE CODE 25 REQUIREMENTS, MAKING PUBLIC DISCLOSURES REQUIRED PURSUANT TO 26 FEDERAL SECURITIES LAW OR ENSURING THAT SUCH DISCLOSURES ARE 27 MADE, AND PERFORMING OR COORDINATING STATE OBLIGATIONS IN

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1 CONNECTION WITH THE ISSUANCE.

2 (2)AS PERMITTED BY THE TRUST INDENTURE OR OTHER 3 GOVERNING INSTRUMENT, THE STATE MAY FILE, ON A COST 4 REIMBURSEMENT BASIS, A CLAIM WITH THE TRUSTEE AGAINST THE 5 ADMINISTRATIVE EXPENSE ACCOUNT OF THE ISSUANCE PURSUANT TO 6 SUBSECTION (1) OF THIS SECTION. ANY COSTS INCURRED BY THE STATE 7 CONTROLLER, THE STATE ATTORNEY GENERAL, THE STATE TREASURER, OR 8 ANY OTHER STATE ENTITY IN CONNECTION WITH THE POST-ISSUANCE 9 COMPLIANCE OBLIGATIONS SHALL BE PAID BY THE APPLICABLE STATE 10 ENTITY. THE STATE ENTITY SHALL THEN PROVIDE THE STATE CONTROLLER 11 WITH APPROPRIATE DOCUMENTATION THAT THE EXPENSE WAS INCURRED 12 AND PAID, AND THE STATE CONTROLLER SHALL THEN PROVIDE THE 13 DOCUMENTATION TO THE APPLICABLE TRUSTEE FOR REIMBURSEMENT 14 FROM THE MONEYS IN THE ADMINISTRATIVE EXPENSE ACCOUNT. UPON 15 RECEIPT OF SUCH DOCUMENTATION THE TRUSTEE SHALL, WITH THE 16 ASSISTANCE OF THE STATE CONTROLLER, CAUSE THE APPROPRIATE 17 AMOUNT FOR THE REIMBURSEMENT TO BE DEPOSITED INTO THE STATE 18 PUBLIC FINANCING ISSUANCE AND POST-ISSUANCE COMPLIANCE CASH 19 FUND, CREATED IN SUBSECTION (3) OF THIS SECTION.

20 (3) THERE IS HEREBY CREATED IN THE STATE TREASURY THE STATE 21 PUBLIC FINANCING ISSUANCE AND POST-ISSUANCE COMPLIANCE CASH 22 FUND. THE FUND SHALL CONSIST OF MONEYS DEPOSITED INTO THE FUND 23 PURSUANT TO SUBSECTION (2) OF THIS SECTION AND SHALL BE USED ONLY 24 TO REIMBURSE THE COSTS INCURRED BY THE STATE CONTROLLER, THE 25 STATE ATTORNEY GENERAL, THE STATE TREASURER, OR ANY OTHER STATE 26 ENTITY IN PERFORMING OR OVERSEEING THE STATE'S ISSUANCE 27 COMPLIANCE AND POST-ISSUANCE COMPLIANCE RESPONSIBILITIES OVER

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1 THE LIFE OF THE ISSUANCE, AS SPECIFIED IN SUBSECTION (1) OF THIS 2 SECTION. THE MONEYS IN THE FUND SHALL BE ANNUALLY APPROPRIATED 3 BY THE GENERAL ASSEMBLY TO THE STATE CONTROLLER TO BE USED FOR 4 THE PURPOSES SPECIFIED IN THIS SUBSECTION (3). ALL MONEYS NOT 5 EXPENDED OR ENCUMBERED AND ALL INTEREST EARNED ON THE DEPOSIT 6 OR INVESTMENT OF MONEYS IN THE FUND SHALL REMAIN IN THE FUND AND 7 SHALL NOT REVERT TO THE GENERAL FUND OR ANY OTHER FUND AT THE 8 END OF A FISCAL YEAR. IN ORDER TO COMPLY WITH FEDERAL INTERNAL 9 REVENUE CODE REQUIREMENTS, THE STATE CONTROLLER SHALL MAINTAIN 10 INDIVIDUAL ACCOUNTS WITHIN THE STATE PUBLIC FINANCING ISSUANCE 11 AND POST-ISSUANCE COMPLIANCE CASH FUND FOR EACH ISSUANCE. THE 12 ISSUANCE AND POST-ISSUANCE COMPLIANCE COSTS OF INDIVIDUAL 13 ISSUANCES SHALL BE PAID ONLY FROM THE RELATED ACCOUNT WITHIN THE 14 STATE PUBLIC FINANCING ISSUANCE AND POST-ISSUANCE COMPLIANCE 15 CASH FUND.

16 (4) This section shall not apply to institutions of higher17 EDUCATION.

18 (5) NO MONEYS IN THE STATE PUBLIC FINANCING ISSUANCE AND
19 POST-ISSUANCE COMPLIANCE CASH FUND SHALL BE USED FOR ANY
20 PURPOSE OTHER THAN FOR ISSUANCE AND POST-ISSUANCE COMPLIANCE OF
21 THE STATE PUBLIC FINANCING FROM WHICH THE FUND'S REVENUES WERE
22 RECEIVED.

23 SECTION 4. 24-30-1303.5 (5), Colorado Revised Statutes, is
24 amended to read:

25 24-30-1303.5. Department to prepare and maintain inventory
 26 of state property - vacant facilities. (5) In addition to obtaining and
 27 maintaining a correct and current inventory of all real property, with

1 improvements thereon, the department shall also establish a separate 2 inventory of <del>computer equipment and</del> all <del>other</del> capital assets valued in 3 excess of one hundred thousand dollars, owned by or held in trust for the 4 state of Colorado or any state department, agency, or institution, including 5 state institutions of higher education. Such capital assets inventory shall 6 be maintained and kept current in the same manner as specified by 7 subsections (3) and (4) of this section for real property and improvements 8 thereon.

9 SECTION 5. 24-30-1510.7 (1) (a), Colorado Revised Statutes, is
10 amended to read:

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#### 24-30-1510.7. Workers' compensation for state employees.

(1) (a) There is hereby created, as a separate account in the risk 12 13 management fund, the state employee workers' compensation account, 14 which THAT shall consist of all moneys which may be appropriated 15 thereto by the general assembly and which THAT may be otherwise made 16 available to it by the general assembly for the purpose of establishing a 17 workers' compensation self-insurance program for state employees or for 18 the procurement of commercial workers' compensation insurance 19 therefor, in accordance with subsection (2) of this section. As of May 24, 20 1990, the state controller shall also transfer any moneys appropriated to 21 pay workers' compensation premiums for the 1989-90 fiscal year to the 22 state employee workers' compensation account. Moneys "otherwise made 23 available" shall be deemed to include transfers of moneys to the account 24 authorized in the general appropriation act. All interest earned from the 25 investment of moneys in the state employee workers' compensation 26 account pursuant to this section shall be credited to the account and 27 Moneys in the state employee workers' become a part thereof.

1 compensation account shall be subject to annual appropriation by the 2 general assembly for purposes of this section. ALL UNEXPENDED AND 3 UNENCUMBERED MONEYS IN THE ACCOUNT AT THE END OF ANY FISCAL 4 YEAR SHALL REMAIN IN THE ACCOUNT AND SHALL NOT BE CREDITED OR 5 TRANSFERRED TO THE GENERAL FUND OR ANY OTHER FUND.

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7 **SECTION 6.** 24-30-2225 (1), Colorado Revised Statutes, is 8 amended to read:

9 24-32-2225. Qualified volunteers - leave of absence - public 10 employees. (1) Any qualified volunteer who is an officer or employee 11 of the state or of any political subdivision, municipal corporation, or other 12 public agency of the state and who is called into service by a volunteer 13 organization is entitled to a leave of absence from the qualified 14 volunteer's employment for the time when the qualified volunteer is 15 serving, without loss of pay, seniority, status, efficiency rating, vacation, 16 sick leave, or other benefits. The leave without loss of pay that is allowed 17 pursuant to this section shall not exceed a total of fifteen work days in any 18 calendar year LEAVE YEAR ESTABLISHED BY THE EMPLOYER; except that 19 such leave without loss of pay shall be allowed only if the required 20 volunteer service is satisfactorily performed, which shall be presumed 21 unless the contrary is established.

22 **SECTION 7.** 24-50-104 (4) (c) and (7) (d), Colorado Revised 23 Statutes, are amended to read:

24 24-50-104. Job evaluation and compensation. (4) Annual 25 **compensation process.** (c) By August 1, 2003, and by August 1 of each 26 year thereafter THROUGH AUGUST 1, 2010, AND BY SEPTEMBER 15, 2011, 27 AND BY SEPTEMBER 15 OF EACH YEAR THEREAFTER, the state personnel

1 director shall submit the annual compensation report and 2 recommendations and estimated costs for state employee compensation 3 for the next fiscal year, covering salaries, state contributions for group 4 benefit plans, and performance awards, to the governor and the joint budget committee of the general assembly. The recommendations shall 5 6 reflect a consideration of the results of the annual compensation survey, 7 fiscal constraints, the ability to recruit and retain state employees, 8 appropriate adjustments with respect to state employee compensation, and 9 those costs resulting from implementation of section 24-50-110(1)(a). 10 The recommendations for state contributions for group benefit plans shall 11 specify the annual group benefit plan year established pursuant to section 12 24-50-604 (1) (m). The annual compensation report shall include the 13 results of the surveys of public or private employers and jobs for 14 prevailing total compensation and the reasons for any deviation from 15 prevailing total compensation in the recommendations submitted to the 16 governor and the joint budget committee. The state personnel director 17 shall also publish such report.

18 (7) Leaves. (d) An employee certified as a disaster service 19 volunteer of the American red cross may be granted paid leave for 20 specialized disaster relief services. Such leave shall not exceed five days 21 for a local disaster or fifteen days for a national disaster in a 22 twelve-month period FISCAL YEAR. Such leave may not be accumulated. 23 During this period of leave, an employee shall not be deemed to be an 24 employee for purposes of the "Workers' Compensation Act of Colorado", 25 as provided in articles 40 to 47 of title 8, C.R.S. The leave authorized by 26 this paragraph (d) shall run concurrent with and shall not be in addition 27 to any paid leave of absence required by law for service by a member in

1 a Colorado civil air patrol mission as provided in section 28-1-104, 2 C.R.S., or for qualified volunteer service in a disaster as provided in 3 section 24-32-2225.

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5 SECTION 8. 24-50-122 (2), Colorado Revised Statutes, is 6 amended to read:

7 24-50-122. **Opportunities for training - professional** 8 **development center cash fund - creation - rules.** (2) The <del>executive</del> 9 director of the department of STATE personnel DIRECTOR shall establish 10 any fees necessary to pay for the direct and indirect costs of the training 11 programs specified in subsection (1) of this section. All moneys collected 12 shall be transmitted to the state treasurer, who shall credit the same to the 13 professional development center cash fund, which fund is hereby created. 14 The moneys in the fund shall be subject to annual appropriation by the 15 general assembly for the PURPOSE OF PAYING THE direct and indirect costs 16 of establishing and maintaining the training programs specified in 17 subsection (1) of this section. All interest derived from the deposit and 18 investment of moneys in the fund shall be credited to the fund. Any 19 unexpended and unencumbered moneys remaining in the fund at the end 20 of a fiscal year shall remain in the fund and shall not be credited or 21 transferred to the general fund or any other fund.

- 22

23 SECTION 9. 24-50-603 (5) and (6.5), Colorado Revised Statutes, 24 are amended to read:

25 **24-50-603.** Definitions. As used in this part 6, unless the context 26 otherwise requires:

27 (5) "Dependent" means:

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(a) An employee's CURRENT legal spouse WHO IS THE OPPOSITE
 GENDER OF THE EMPLOYEE;

3 (b) AN EMPLOYEE'S DOMESTIC PARTNER, AS AUTHORIZED BY THE
4 DIRECTOR'S RULES ADOPTED IN ACCORDANCE WITH ARTICLE 4 OF THIS
5 TITLE, WHO HAS SUBMITTED DOCUMENTATION DEMONSTRATING THAT HE
6 OR SHE IS THE EMPLOYEE'S DOMESTIC PARTNER AS REQUIRED BY SUCH
7 RULES. THE DOMESTIC PARTNER MUST BE AN ADULT, AT LEAST EIGHTEEN
8 YEARS OF AGE:

9

(I) WHO IS OF THE SAME GENDER AS THE EMPLOYEE;

(II) WITH WHOM THE EMPLOYEE HAS SHARED AN EXCLUSIVE,
COMMITTED RELATIONSHIP FOR AT LEAST ONE YEAR WITH THE INTENT FOR
THE RELATIONSHIP TO LAST INDEFINITELY;

(III) WHO IS NOT RELATED TO THE EMPLOYEE BY BLOOD TO A
DEGREE THAT WOULD PROHIBIT MARRIAGE PURSUANT TO SECTION
14-2-110, C.R.S.; AND

16 (IV) WHO IS NOT MARRIED TO ANOTHER PERSON.

17 (c) (I) EXCEPT AS OTHERWISE PROVIDED IN SUBPARAGRAPH (II) OF 18 THIS PARAGRAPH (c), each unmarried child, including adopted children, 19 stepchildren, and foster children, through the end of the month in which 20 the child turns <del>nineteen</del> TWENTY-SIX years of age, for whom the employee 21 is the major source of financial support or for whom the employee is 22 directed by court order to provide coverage; each unmarried child 23 nineteen years of age, through the end of the month in which that child is 24 no longer a full-time student in an educational or vocational institution, 25 but no longer than through the end of the month in which the full-time 26 student turns twenty-four years of age, and for whom the employee is the 27 major source of financial support or for whom the employee is directed 1 by court order to provide coverage; or an unmarried child of any age WHO

2 IS:

3 (A) THE EMPLOYEE'S BIOLOGICAL CHILD;

4 (B) THE EMPLOYEE'S ADOPTED CHILD, OR A CHILD WHO HAS BEEN
5 LEGALLY PLACED FOR ADOPTION WITH THE EMPLOYEE;

6 (C) THE EMPLOYEE'S STEPCHILD, SO LONG AS THE EMPLOYEE AND
7 THE PARENT OF THE STEPCHILD ARE MARRIED OR IN A SAME-GENDER
8 DOMESTIC PARTNERSHIP AS DESCRIBED IN PARAGRAPH (b) OF THIS
9 SUBSECTION (5);

10 (D) A CHILD LEGALLY PLACED IN FOSTER CARE WITH THE 11 EMPLOYEE; OR

12 (E) A CHILD FOR WHOM THE EMPLOYEE, PURSUANT TO A COURT
13 ORDER, IS REQUIRED TO PROVIDE COVERAGE.

(II) IF FEDERAL LAW NO LONGER REQUIRES COVERAGE OF A CHILD
AS A DEPENDENT UNTIL THE CHILD TURNS TWENTY-SIX, THE PROVISIONS
OF SUBPARAGRAPH (I) OF THIS PARAGRAPH (c) SHALL APPLY; EXCEPT THAT
THE PROVISIONS OF SAID SUBPARAGRAPH (I) SHALL ONLY APPLY TO EACH
UNMARRIED CHILD THROUGH THE END OF THE MONTH IN WHICH THE CHILD
TURNS TWENTY-FIVE YEARS OF AGE.

20 (d) (I) EXCEPT AS OTHERWISE PROVIDED IN SUBPARAGRAPH (II) OF
21 THIS PARAGRAPH (d), AN UNMARRIED PERSON THROUGH THE END OF THE
22 MONTH IN WHICH THE PERSON TURNS TWENTY-SIX YEARS OF AGE FOR
23 WHOM THE EMPLOYEE IS THE MAJOR SOURCE OF FINANCIAL SUPPORT.

(II) IF FEDERAL LAW NO LONGER REQUIRES COVERAGE OF AN
UNMARRIED PERSON FOR WHOM THE EMPLOYEE IS THE MAJOR SOURCE OF
FINANCIAL SUPPORT UNTIL THE PERSON TURNS TWENTY-SIX, THE
PROVISIONS OF SUBPARAGRAPH (I) OF THIS PARAGRAPH (d) SHALL APPLY;

EXCEPT THAT THE PROVISIONS OF SAID SUBPARAGRAPH (I) SHALL ONLY
 APPLY TO SUCH UNMARRIED PERSON THROUGH THE END OF THE MONTH IN
 WHICH THE PERSON TURNS TWENTY-FIVE YEARS OF AGE.

4 (e) A CHILD WHO IS TWENTY-SIX YEARS OF AGE OR OLDER who has 5 either a physical or mental disability, as defined by the carrier OR 6 THIRD-PARTY ADMINISTRATOR, not covered under other government 7 programs, and for whom the employee is the major source of financial 8 support or for whom the employee is directed by court order to provide 9 coverage; EXCEPT THAT, IF FEDERAL LAW NO LONGER REQUIRES 10 COVERAGE OF A CHILD AS A DEPENDENT UNTIL THE CHILD TURNS 11 TWENTY-SIX, THE PROVISIONS OF THIS SECTION SHALL APPLY IF THE CHILD 12 IS TWENTY-FOUR YEARS OF AGE OR OLDER.

(b) Any person authorized by the director to be a dependent in
response to statutory changes made to mandated coverage for group
benefits insurance pursuant to title 10, C.R.S.;

(c) An employee's domestic partner, as authorized by the director
 by rule adopted in accordance with article 4 of this title, who has
 submitted documentation demonstrating a domestic partnership with an
 employee as required by such rules;

20 (d) Any additional dependents specified by the director by rule
 21 adopted in accordance with article 4 of this title.

22 (6.5) "Domestic partner" means an adult, at least eighteen years
23 of age:

(a) Who is of the same gender as the employee;

24

(b) With whom the employee has shared an exclusive, committed
 relationship for at least one year with the intent for the relationship to last
 indefinitely;

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- (c) Who is not related to the employee by blood to a degree that
   would prohibit marriage pursuant to section 14-2-110, C.R.S.; and
   (d) Who is not married to another person.
- 4

5 **SECTION 10.** 24-50-608 (4), Colorado Revised Statutes, is 6 amended to read:

7 24-50-608. Dependents - eligibility - election of coverage. 8 (4) (a) EXCEPT AS OTHERWISE PROVIDED IN PARAGRAPH (b) OF THIS 9 SUBSECTION (4), if a dependent is no longer eligible for coverage because 10 the dependent turned twenty-five TWENTY-SIX years old, the director shall 11 remove the dependent from the group benefit plan by the end of the 12 month in which the dependent turned twenty-five TWENTY-SIX years old. 13 If the director fails to remove the ineligible dependent, the employee and 14 the employee's department shall not be directly financially liable for the 15 premiums paid for the dependent coverage if no claims have been paid for 16 the ineligible dependent. If the director fails to remove the ineligible 17 dependent and a claim has been paid for the ineligible dependent, the 18 employee and the employee's department shall not be directly financially 19 liable for the paid claim. The costs for premiums and claims paid may be 20 paid from the group benefit plans reserve fund established in section 21 24-50-613.

(b) IF FEDERAL LAW NO LONGER REQUIRES COVERAGE OF A CHILD
AS A DEPENDENT UNTIL THE CHILD TURNS TWENTY-SIX YEARS OF AGE, THE
PROVISIONS OF THIS SUBSECTION (4) SHALL APPLY IF A DEPENDENT IS NO
LONGER ELIGIBLE FOR COVERAGE BECAUSE THE DEPENDENT TURNED
TWENTY-FIVE YEARS OLD.

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SECTION 11. 24-50-902 (1) (b), Colorado Revised Statutes, is
 amended to read:

3 24-50-902. Definitions. As used in this part 9, unless the context
4 otherwise requires:

(1) (b) "Employee" does not include:

5

6 (I) An employee of the office of state planning and budgeting, the
7 office of the state auditor, OR the joint budget committee; or the
8 department of personnel;

9 (II) An elected official or member of the general assembly; or
10 (III) The executive director, program manager, division director,
11 or budget officer of a principal department, the president of a college or
12 university, or a deputy of such director, officer, or president; OR

13 (IV) ANY OTHER EMPLOYEE WHOSE WORK ASSIGNMENT INCLUDES
14 IDENTIFYING EFFICIENCIES AND COST REDUCTIONS IN GOVERNMENT
15 EXPENDITURES.

SECTION 12. 24-50-903 (1) (c) (III) (C) and (2) and the
introductory portion to 24-50-903 (4) (d) (II), Colorado Revised Statutes,
are amended, and the said 24-50-903 (1) (c) is further amended BY THE
ADDITION OF A NEW SUBPARAGRAPH, to read:

20 24-50-903. State employee idea application. 21 (1) (c) (III) (C) The executive director shall respond with a decision 22 either approving or denying the employee's idea application within sixty 23 business days after the date of submission of the idea application. For 24 any idea application that is approved, the executive director, or his or her 25 designee, shall identify, to the extent possible, any state laws or rules that 26 would need to be changed as part of the review and approval process. 27 The executive director, or his or her designee, shall submit a request for

legislation to the committee of reference assigned to such executive director's state agency regarding any approved idea application that requires legislation for implementation. Idea applications that do not require legislation for implementation shall be implemented by the state agency as soon as reasonably possible, and no later than July 1 of the fiscal year ONE HUNDRED EIGHTY DAYS following acceptance of the idea application.

8 (VI) ON OR BEFORE JANUARY 31, 2012, AND ON OR BEFORE 9 JANUARY 31 EACH YEAR THEREAFTER, THE EXECUTIVE DIRECTOR OR THE 10 DIRECTOR'S DESIGNEE SHALL SUBMIT A REPORT TO THE STATE AUDITOR 11 THAT SUMMARIZES THE INFORMATION COLLECTED PURSUANT TO 12 SUBPARAGRAPH (V) OF THIS PARAGRAPH (c) FOR THE PREVIOUS CALENDAR 13 YEAR.

14 (2) Commencing on or after October 1, 2010, all state agencies 15 shall advertise that the idea application is available on the department of 16 personnel's web site on any type of electronic payroll statements issued 17 to employees and in any electronic broadcast communication made to 18 employees, so long as the advertisement for the idea application occurs 19 at least monthly. IN ADDITION, COMMENCING ON JULY 1, 2011, EACH 20 STATE AGENCY SHALL ADVERTISE THAT THE IDEA APPLICATION IS 21 AVAILABLE DURING ANY ORIENTATION FOR NEW EMPLOYEES.

(4) (d) (II) For a state agency that constitutes an enterprise for
purposes of section 20 of article X of the state constitution AND FOR AN
INSTITUTION OF HIGHER EDUCATION THAT IS NOT AN ENTERPRISE, the
savings realized as verified by the state auditor as specified in paragraph
(b) of this subsection (4) shall be distributed, no later than the last day of
the eighteenth month following the implementation of the innovative

1 idea, as follows:

2 SECTION 13. 24-50.3-105 (8), Colorado Revised Statutes, is
3 amended to read:

4 24-50.3-105. Transfer of functions - employees - property -5 **records.** (8) The executive director, or a designee of the executive 6 director, may accept AND EXPEND, on behalf of and in the name of the 7 state, gifts, donations, and grants for any purpose connected with the 8 work and programs of the department. Any property so given shall be 9 held by the state treasurer, but the executive director, or the designee 10 therefor, shall have the power to direct the disposition of any property so 11 given for any purpose consistent with the terms and conditions under 12 which such gift was created.

13 SECTION 14. 24-75-402 (5), Colorado Revised Statutes, is
14 amended BY THE ADDITION OF A NEW PARAGRAPH to read:

15 24-75-402. Cash funds - limit on uncommitted reserves reduction in amount of fees - exclusions. (5) Notwithstanding any
 provision of this section to the contrary, the following cash funds are
 excluded from the limitations specified in this section:

(aa) THE STATE PUBLIC FINANCING ISSUANCE AND POST-ISSUANCE
COMPLIANCE CASH FUND CREATED IN SECTION 24-30-209.

21 SECTION 15. The introductory portion to 24-80-1402 (3) (a),
22 Colorado Revised Statutes, is amended to read:

23 24-80-1402. Fallen heroes memorial commission - fund 24 repeal. (3) (a) There is hereby created in the state treasury the fallen
25 heroes memorials construction fund, referred to in this section as the
26 "fund". THE MONEYS IN THE FUND SHALL BE SUBJECT TO ANNUAL
27 APPROPRIATION BY THE GENERAL ASSEMBLY FOR THE PURPOSES OF THIS

1 PART 14. The fund shall consist of:

2 SECTION 16. 24-102-202.5 (2) (a) and (2.5), Colorado Revised
3 Statutes, are amended to read:

4 24-102-202.5. Supplier database - fees - cash fund - program 5 **account.** (2) (a) Each business that wishes to be included in the database 6 created pursuant to subsection (1) of this section shall pay a registration 7 fee as determined by the executive director. The executive director shall 8 set and collect such fees as are necessary to cover the direct and indirect 9 costs that are incurred in implementing the provisions of this section. The 10 revenue from such fees shall be transmitted to the state treasurer, who 11 shall credit the same to the FUND SPECIFIED IN SUBPARAGRAPH (I) OR (II) 12 OF THIS PARAGRAPH (a) AS FOLLOWS:

13 (I) PRIOR TO JULY 1, 2011, THE STATE TREASURER SHALL CREDIT 14 THE REVENUE FROM FEES COLLECTED TO COVER THE DIRECT AND INDIRECT 15 COSTS IN IMPLEMENTING THIS SECTION TO THE supplier database cash fund, which fund is hereby created. The general assembly shall make 16 17 appropriations from such fund as necessary to implement the provisions 18 of this section. In accordance with section 24-36-114, all interest derived 19 from the deposit and investment of this fund shall be credited to the 20 general fund. ANY MONEYS REMAINING IN THE FUND ON JULY 1, 2011, 21 SHALL BE CREDITED TO THE ELECTRONIC PROCUREMENT PROGRAM CASH 22 FUND CREATED IN SUBPARAGRAPH (II) OF THIS PARAGRAPH (a).

(II) ON AND AFTER JULY 1, 2011, THE STATE TREASURER SHALL
CREDIT THE REVENUE FROM FEES COLLECTED TO COVER THE DIRECT AND
INDIRECT COSTS IN IMPLEMENTING THIS SECTION TO THE ELECTRONIC
PROCUREMENT PROGRAM CASH FUND, WHICH FUND IS HEREBY CREATED.
THE FUND SHALL ALSO CONSIST OF MONEYS CREDITED TO THE FUND

1 PURSUANT TO SUBSECTION (2.5) OF THIS SECTION. THE MONEYS IN THE 2 FUND SHALL BE ANNUALLY APPROPRIATED BY THE GENERAL ASSEMBLY 3 FOR THE PURPOSES OF IMPLEMENTING AND MAINTAINING THE ELECTRONIC 4 PROCUREMENT SYSTEM. ALL MONEYS NOT EXPENDED OR ENCUMBERED 5 AT THE END OF ANY FISCAL YEAR AND ALL INTEREST EARNED ON THE 6 INVESTMENT OR DEPOSIT OF THE MONEYS IN THE FUND SHALL REMAIN IN 7 THE FUND AND SHALL NOT REVERT TO THE GENERAL FUND OR ANY OTHER 8 FUND AT THE END OF ANY FISCAL YEAR.

9 (2.5) The executive director shall develop and implement a 10 statewide centralized electronic procurement system to allow the 11 utilization of technology to create a more efficient delivery of state 12 procurement services. The executive director shall set and collect fees 13 from vendors with cooperative purchasing agreements and from local 14 public procurement units, as defined in section 24-110-101 (3), and that 15 are participating in the electronic procurement system, as necessary to 16 cover the direct and indirect costs of implementing and maintaining the 17 electronic procurement system. In addition, the executive director may 18 collect moneys from cooperative purchasing organizations for 19 procurement support. The revenue from the fees and any moneys 20 received from cooperative purchasing organizations shall be transmitted 21 to the state treasurer, who shall credit the same to the electronic 22 procurement program account, which is hereby created within the 23 supplier database ELECTRONIC PROCUREMENT PROGRAM cash fund created 24 in SUBPARAGRAPH (II) OF paragraph (a) of subsection (2) of this section. 25 The moneys in the account shall be annually appropriated by the general 26 assembly for the purposes of implementing and maintaining the electronic 27 procurement system. All moneys not expended or encumbered and all interest earned on the investment or deposit of the moneys in the account
 shall remain in the account and shall not revert to the general fund or any
 other fund at the end of any fiscal year.

4 SECTION 17. 24-102-207, Colorado Revised Statutes, is
5 amended BY THE ADDITION OF A NEW SUBSECTION to read:

6 24-102-207. Statewide procurement card agreement. (4) ANY 7 INSTITUTION OF HIGHER EDUCATION THAT HAS ELECTED TO BE EXCLUDED 8 FROM THE DEFINITION OF "GOVERNMENTAL BODY" PURSUANT TO SECTION 9 24-101-301 (10) (a) AND ANY POLITICAL SUBDIVISION OF THE STATE MAY 10 CHOOSE TO PARTICIPATE IN THE PROCUREMENT CARD PROGRAM AS AN 11 AFFILIATE. ANY REVENUES RESULTING FROM THE PROCUREMENT CARD 12 PROGRAM THAT ARE ATTRIBUTABLE TO SUCH INSTITUTION OR POLITICAL 13 SUBDIVISION SHALL BE PAID TO THE INSTITUTION OR POLITICAL 14 SUBDIVISION, AS APPLICABLE, DIRECTLY FROM THE BANK THAT ISSUES THE 15 PROCUREMENT CARD. STATE INSTITUTIONS OF HIGHER EDUCATION THAT 16 OPT TO PARTICIPATE IN THE PROCUREMENT CARD PROGRAM PURSUANT TO 17 THIS SUBSECTION (4) SHALL PAY ANY INDIRECT COST ASSESSMENTS, AS 18 DEFINED IN SECTION 24-75-112 (1) (f), THROUGH A SUPPLEMENTAL 19 TRANSFER FROM THE INSTITUTION'S APPROPRIATION OR FROM OTHER 20 SOURCES, AS APPLICABLE, OR THROUGH AN ALTERNATE METHOD 21 ESTABLISHED BY THE JOINT BUDGET COMMITTEE OF THE GENERAL 22 ASSEMBLY.

23 SECTION 18. Repeal. Part 8 of article 50 of title 24, Colorado
24 Revised Statutes, is repealed.

25 SECTION 19. Effective date. This act shall take effect July 1,
26 2011; except that this section and sections 2, 16, 17, and 20 of this act
27 shall take effect upon passage.

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SECTION 20. 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.