Second Regular Session Seventy-first General Assembly STATE OF COLORADO

ENGROSSED

This Version Includes All Amendments Adopted on Second Reading in the House of Introduction

LLS NO. 18-0477.01 Nicole Myers x4326

SENATE BILL 18-200

SENATE SPONSORSHIP

Tate and Priola, Jahn

HOUSE SPONSORSHIP

Becker K. and Pabon,

Senate Committees

House Committees

Finance Appropriations

	A BILL FOR AN ACT					
101	CONCERNING MODIFICATIONS TO THE PUBLIC EMPLOYEES'					
102	RETIREMENT ASSOCIATION HYBRID DEFINED BENEFIT PLAN					
103	NECESSARY TO ELIMINATE WITH A HIGH PROBABILITY THE					
104	UNFUNDED LIABILITY OF THE PLAN WITHIN THE NEXT THIRTY					
105	YEARS, AND, IN CONNECTION THEREWITH, MAKING AN					
106	APPROPRIATION.					

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://leg.colorado.gov.)

The public employees' retirement association (PERA) provides

retirement and other benefits to employees of the school districts, state, local governments, and other public entities across the state. The bill makes changes to the hybrid defined benefit plan administered by PERA with the goal of eliminating, with a high probability, the unfunded actuarial accrued liability of each of PERA's divisions and thereby reach a 100% funded ratio for each division within the next 30 years. The bill modifies benefits, increases contributions, ensures alignment of contributions, service credit, and benefits, and makes other modifications as follows:

Highest Average Salary (HAS): Currently, for a PERA member who is not in the judicial division of PERA, the member's HAS is based on an average of the highest annual salaries associated with 3 periods of 12 consecutive months of service with a base year. For a PERA member who is in the judicial division of PERA, the member's HAS is based on an average of the highest annual salaries associated with 12 consecutive months of service. For all new PERA members hired on or after January 1, 2020, who are not in the judicial division, and for all existing PERA members who do not have 5 years of service credit as of January 1, 2020, who are not in the judicial division, the bill modifies the HAS calculation to be based on an average of the highest annual salaries associated with 7 periods of 12 consecutive months of service with a base year. For all new PERA members hired on or after January 1, 2020, who are in the judicial division, and for all existing PERA members in the judicial division who do not have 5 years of service credit as of January 1, 2020, the bill modifies the HAS calculation to be based on an average of the highest annual salaries associated with 3 periods of 12 consecutive months of service with a base year.

Definition of salary: The bill modifies the definition of salary. Specifically, the bill states that amounts deducted from pay pursuant to a cafeteria plan or a qualified transportation plan are included in the definition of salary. In addition, the bill clarifies that unused sick leave converted to cash payments is included in the definition of salary and that insurance premiums paid by employers are not included in the definition of salary.

Termination of affiliation: Current law allows a political subdivision of the state that is an employer associated with PERA and that is assigned to the local government division of PERA to terminate its affiliation with PERA upon application to the PERA board. The bill specifies that any employer that ceases operations or ceases to participate in PERA for any reason is deemed to have terminated its affiliation with PERA. The bill states that any such employer is required to fully fund its share of the unfunded liability of the defined benefit plan and its share of the unfunded liability of the health care trust fund. The bill specifies that the PERA board will determine the amount of such payments and that such determinations may be appealed by the employer through the

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administrative review process established in the board rules. The bill further specifies that the employees of an employer that terminates its affiliation with PERA will become inactive members of PERA as of the date of the termination. Such members may elect to have their member contributions credited to an alternative pension plan or refunded. In the absence of such election, the member contributions will remain with PERA.

Increase in member contributions: Currently, all PERA members with the exception of state troopers contribute 8% of their salary to PERA on a monthly basis. State troopers contribute 10% of their salary to PERA on a monthly basis. On July 1, 2018, and again on January 1, 2019, the monthly member contribution to PERA will increase by .5% of salary. On July 1, 2019, and again on January 1, 2020, the monthly member contribution to PERA will increase by 1% of salary. When all increases are fully implemented, the total contribution will be 11% of salary each month for PERA members who are not state troopers and 13% each month for PERA members who are state troopers.

Increase in employer contributions: Currently, all PERA employers contribute an amount equal to a percentage of the member's salary to PERA on a monthly basis. For most employers, the monthly contribution amount is equal to 10.15% of the member's salary. For state troopers, the monthly employer contribution amount is equal to 12.85% of the member's salary and for members of the judicial division, the monthly employer contribution amount is equal to 13.66% of the member's salary. On July 1, 2018, and again on July 1, 2019, the monthly employer contribution to PERA on behalf of members will increase by 1% of salary. When both increases are fully implemented, the total contribution will be equal to 12.15% of salary each month for most PERA employers, 14.85% each month for PERA employers who employ state troopers, and 15.66% for PERA employers in the judicial division.

Automatic contribution and annual increase amount changes: The bill specifies the circumstances under which the employer contribution rate, the member contribution rate, and the annual increase percentage for retirement benefits can be adjusted so the fund remains within the target of paying off the unfunded liability within 30 years. The bill specifies that the yearly adjustments can be up to one-quarter of one percent on the annual increase percentage, one-half of one percent on the employer contribution percentage, and one-half of one percent on the employee contribution percentage. The bill places limits on how much the annual increase and contribution rates can be adjusted.

Defined contribution supplement: Beginning January 1, 2022, the bill requires employer contribution rates to be adjusted to include a defined contribution supplement. The defined contribution supplement for each division will be the employer contribution amount paid to defined contribution plan participant accounts that would have otherwise

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gone to the defined benefit trusts to pay down the unfunded liability, plus any defined benefit investment earnings thereon, expressed as a percentage of salary on which employer contributions have been made. The employer contribution amounts only include contributions made on behalf of eligible employees who commence employment on or after January 1, 2020.

Earned service credit for part-time work: Currently, a PERA member earns a full year of service credit for 12 months of employment if the member earns a salary of 80 times federal minimum wage in each month. This applies even if the member does not work full time. In addition, a PERA member earns a full year of service credit if the member's employment pattern covers at least 8 months but less than 12 months in a year, so long as the member worked at least 8 months in the 12-month period. The bill modifies the way service credit is earned for part-time work for any PERA member who was not a member, inactive member, or retiree on or before December 31, 2019. Such members earn a full year of service credit for 12 months of employment if the member works full time or works at least 8 months but less than 12 months in a year. If the member does not work full time, the earned service credit will be determined by the ratio of part-time work to full-time work and the number of months for which contributions are remitted to the number of months required for a year of service credit.

Service retirement eligibility for new members: For PERA members who begin employment on or after January 1, 2020, the bill increases the age and service requirements for full-service retirement benefits for most divisions to age 65 with a minimum of 5 years of service or any age with a minimum of 40 years of service credit. For state troopers who begin employment on or after January 1, 2020, the bill increases the age and service requirements for full-service retirement benefits to age 55 with a minimum of 25 years of service credit or any age with a minimum of 35 years of service credit. State troopers are also eligible for full-service retirement benefits at age 65 with 5 years of service credit. For PERA members who begin employment on or after January 1, 2020, the bill also increases the age and service requirements for a reduced service retirement benefit to 55 years with a minimum of 25 years of service credit; except that, for state troopers, the bill increases the requirements to 55 years with a minimum of 20 years of service credit.

Service retirement eligibility for current members: Beginning January 1, 2020, for members, excluding state troopers, who are members, inactive members, or retirees on December 31, 2019, the age requirement to receive service retirement benefits or reduced service retirement benefits currently specified in law is the age requirement for each member plus one year for every 4 years that the member's age is less than 46 years on January 1, 2020. In no event shall the age requirement to receive service retirement benefits exceed 65 years for any member for

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a service retirement benefit or 60 years for any member for a reduced service retirement benefit.

Cost of living adjustment (COLA) for all retirees, members, and inactive members: Currently, the annual COLA for benefit recipients who began membership prior to January 1, 2007, is 2%. For the years 2018 and 2019, the bill reduces the COLA to 0%. For each year thereafter, the bill changes the COLA to 1.25%, unless it is adjusted pursuant to the automatic adjustment provisions explained above. In addition, the bill requires benefit recipients whose effective date of retirement is on or after January 1, 2011, and who have not received a COLA on or before May 1, 2018, to receive benefits for at least a 36-month period following retirement before the benefit is adjusted with the COLA.

Defined contribution plan: Currently, members in the state division of PERA hired on or after January 1, 2006, may choose to participate in the defined contribution plan administered by PERA rather than the defined benefit plan. A member's participant account receives the monthly employer contribution, and the amortization equalization disbursement (AED) and supplemental amortization equalization disbursement (SAED) payments are used to amortize the unfunded liability of the defined benefit plan. Beginning January 1, 2020, members of the school division, the Denver public schools division, local government division, and judicial division of PERA hired on or after that date may also choose to participate in the defined contribution plan. A new member's participant account will receive the same employer contribution as received by current members of the defined contribution plan.

Public pension legislative oversight committee: The bill creates the public pension legislative oversight committee to study and develop proposed legislation relating to the funding and benefit designs of PERA and the fire and police pension association. The committee is comprised of 4 senators appointed by the president of the senate, 6 representatives appointed by the speaker of the house of representatives, and 4 experts in the area of pensions or retirement plan designs appointed by the state treasurer. The bill specifies limitations on the number of appointees that may be from the same political party. The bill also specifies that the state treasurer's appointees are required to have significant experience and competence in investment management, finance, banking, economics, accounting, pension administration, or actuarial analysis and shall not be members, inactive members, or retirees of PERA or the fire and police pension association. The bill repeals the police officers' and firefighters' pension reform commission on January 1, 2019.

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

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1	SECTION 1. Legislative declaration. (1) The general assembly
2	finds and declares that:
3	(a) The general assembly bears fiduciary responsibility for the
4	association and its long-term financial sustainability;
5	(b) Providing retirement security and benefits are an important
6	value of the general assembly;
7	(c) According to its own published reports referencing the
8	governmental accounting standards board, the public employees'
9	retirement association (association) is underfunded by over fifty billion
10	dollars and has a funded ratio of less than fifty percent;
11	(d) In its current financial condition, the association is at risk for
12	insolvency in the coming years should certain negative economic events
13	occur that would threaten the retirement security of retired public sector
14	workers;
15	(e) The sooner the general assembly meaningfully addresses this
16	dire situation, the more likely that the state will be able to meet its
17	obligations to provide retirement security to association participants
18	across economic cycles;
19	(f) The general assembly bears responsibility to maintain
20	retirement security by acting in the best interests of today's and
21	tomorrow's public sector employees, association beneficiaries, association
22	employers, and the taxpayers who are ultimately responsible for funding
23	the employers and thus the benefits provided to retirees;
24	(g) Colorado's credit rating was recently placed on a negative
25	outlook by the standard and poors rating agency because of the
26	association's low funded ratios as well as annual contribution rates below
27	the actuarially determined contribution rate;

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1	(h) If Colorado's pension funding ratio continues to decline or if					
2	no significant plan is adopted to improve funding of the pension program,					
3	the state's credit rating will likely be downgraded; and					
4	(i) A downgrade in the state's credit rating will affect both the					
5	state's financial position and operations by increasing the cost of					
6	accessing capital markets for both the state and the other institutions that					
7	rely on the state's credit rating.					
8	(2) The general assembly further finds and declares that the					
9	changes in this act are reasonable and necessary to serve the important					
10	public purpose of ensuring the association's long-term financial					
11	sustainability.					
12	SECTION 2. In Colorado Revised Statutes, 24-51-101, amend					
13	the introductory portion, (25)(a), (25)(b)(V), (42)(a), and (42)(b); and add					
14	(25)(b)(VI) and (25)(b)(VII) as follows:					
15	24-51-101. Definitions. As used in this article ARTICLE 51, unless					
16	the context otherwise requires and except as otherwise defined in part 17					
17	of this article ARTICLE 51:					
18	(25) (a) "Highest average salary" means:					
19	(I)(A) For a member or inactive member who has five years					
20	OF SERVICE CREDIT ON DECEMBER 31, 2019, OR A RETIREE WHO WAS					
21	RETIRED ON DECEMBER 31, 2019, one-twelfth of the average of the					
22	highest annual salaries upon which contributions were paid, whether					
23	earned from one or more employers, that are associated with three periods					
24	of twelve consecutive months of service credit;					
25	(B) FOR A MEMBER OR INACTIVE MEMBER WHO DOES NOT HAVE					
26	FIVE YEARS OF SERVICE CREDIT ON DECEMBER 31, 2019, OR A MEMBER					
27	WHO WAS NOT A MEMBER, INACTIVE MEMBER, OR RETIREE ON DECEMBER					

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1	31, 2019, ONE-TWELFTH OF THE AVERAGE OF THE HIGHEST ANNUAL
2	SALARIES UPON WHICH CONTRIBUTIONS WERE PAID, WHETHER EARNED
3	FROM ONE OR MORE EMPLOYERS, THAT ARE ASSOCIATED WITH SEVEN
4	PERIODS OF TWELVE CONSECUTIVE MONTHS OF SERVICE CREDIT;
5	(II) For a member who does not have the requisite three years of
6	service credit, one-twelfth of the average of the total annual salaries
7	earned during membership upon which contributions were paid;
8	(III) For benefits which THAT become effective on or after January
9	1, 1982, where the individual earned less than one year of service credit
10	after December 31, 1980, one-twelfth of the average of the highest annual
11	salaries upon which contributions were paid which were associated with
12	five consecutive years of service credit; or
13	(IV) Notwithstanding any other provision of this paragraph (a)
14	SUBSECTION (25)(a) to the contrary, for members of the judicial division
15	WHO HAVE FIVE YEARS OF SERVICE CREDIT ON DECEMBER 31, 2019,
16	retiring on or after July 1, 1997, one-twelfth of the highest annual salary
17	upon which contributions were paid for twelve consecutive months; OR
18	(V) NOTWITHSTANDING ANY OTHER PROVISION OF THIS
19	SUBSECTION (25)(a) TO THE CONTRARY, FOR MEMBERS OF THE JUDICIAL
20	DIVISION WHO DO NOT HAVE FIVE YEARS OF SERVICE CREDIT ON
21	DECEMBER 31, 2019, OR FOR MEMBERS OF THE JUDICIAL DIVISION WHO
22	WERE NOT MEMBERS, INACTIVE MEMBERS, OR RETIREES ON DECEMBER 31,
23	$2019, {\tt ONE-TWELFTHOFTHEAVERAGEOFTHEHIGHESTANNUALSALARIES}$
24	UPON WHICH CONTRIBUTIONS WERE PAID THAT ARE ASSOCIATED WITH
25	THREE PERIODS OF TWELVE CONSECUTIVE MONTHS OF SERVICE CREDIT.
26	(b) (V) Notwithstanding any other provision of this paragraph (b)
27	SUBSECTION (25)(b), in calculating highest average salary for a member

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or inactive member not eligible for service or reduced service retirement on January 1, 2011, AND WHO WAS A MEMBER OR INACTIVE MEMBER WITH FIVE YEARS OF SERVICE CREDIT ON DECEMBER 31, 2019, OR A RETIREE ON DECEMBER 31, 2019, the association shall determine the highest annual salaries associated with four periods of twelve consecutive months of service credit. The lowest of such annual salaries shall be the base salary. The first annual salary to be used in the highest average salary calculation shall be the actual salary reported up to one hundred eight percent of the base salary. The second annual salary to be used in the highest average salary calculation shall be the actual salary reported up to one hundred eight percent of the first annual salary used in the highest average salary calculation. The third annual salary to be used in the highest average salary calculation shall be the actual salary reported up to one hundred eight percent of the second annual salary used in the highest average salary calculation. This subparagraph (V) SUBSECTION (25)(b)(V) shall not apply to members of the judicial division, except for DPS members of the judicial division who have exercised portability pursuant to section 24-51-1747 and selected the Denver public schools benefit structure. This subparagraph (V) SUBSECTION (25)(b)(V) shall apply to DPS members in accordance with section 24-51-1702 (17). (VI) NOTWITHSTANDING ANY OTHER PROVISION OF THIS SUBSECTION (25)(b), IN CALCULATING HIGHEST AVERAGE SALARY FOR A MEMBER OR INACTIVE MEMBER WHO DOES NOT HAVE FIVE YEARS OF SERVICE CREDIT ON DECEMBER 31, 2019, OR WHO WAS NOT A MEMBER, INACTIVE MEMBER, OR RETIREE ON DECEMBER 31, 2019, THE ASSOCIATION

SHALL DETERMINE THE HIGHEST ANNUAL SALARIES ASSOCIATED WITH

EIGHT PERIODS OF TWELVE CONSECUTIVE MONTHS OF SERVICE CREDIT.

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1	THE LOWEST OF SUCH ANNUAL SALARIES SHALL BE THE BASE SALARY. THE
2	FIRST ANNUAL SALARY TO BE USED IN THE HIGHEST AVERAGE SALARY
3	CALCULATION SHALL BE THE ACTUAL SALARY REPORTED UP TO ONE
4	HUNDRED EIGHT PERCENT OF THE BASE SALARY. THE SECOND ANNUAL
5	SALARY TO BE USED IN THE HIGHEST AVERAGE SALARY CALCULATION
6	SHALL BE THE ACTUAL SALARY REPORTED UP TO ONE HUNDRED EIGHT
7	PERCENT OF THE FIRST ANNUAL SALARY USED IN THE HIGHEST AVERAGE
8	SALARY CALCULATION. THE THIRD ANNUAL SALARY TO BE USED IN THE
9	HIGHEST AVERAGE SALARY CALCULATION SHALL BE THE ACTUAL SALARY
10	REPORTED UP TO ONE HUNDRED EIGHT PERCENT OF THE SECOND ANNUAL
11	SALARY USED IN THE HIGHEST AVERAGE SALARY CALCULATION. THE
12	FOURTH ANNUAL SALARY TO BE USED IN THE HIGHEST AVERAGE SALARY
13	CALCULATION SHALL BE THE ACTUAL SALARY REPORTED UP TO ONE
14	HUNDRED EIGHT PERCENT OF THE THIRD ANNUAL SALARY USED IN THE
15	HIGHEST AVERAGE SALARY CALCULATION. THE FIFTH ANNUAL SALARY TO
16	BE USED IN THE HIGHEST AVERAGE SALARY CALCULATION SHALL BE THE
17	ACTUAL SALARY REPORTED UP TO ONE HUNDRED EIGHT PERCENT OF THE
18	FOURTH ANNUAL SALARY USED IN THE HIGHEST AVERAGE SALARY
19	CALCULATION. THE SIXTH ANNUAL SALARY TO BE USED IN THE HIGHEST
20	AVERAGE SALARY CALCULATION SHALL BE THE ACTUAL SALARY
21	REPORTED UP TO ONE HUNDRED EIGHT PERCENT OF THE FIFTH ANNUAL
22	SALARY USED IN THE HIGHEST AVERAGE SALARY CALCULATION. THE
23	SEVENTH ANNUAL SALARY TO BE USED IN THE HIGHEST AVERAGE SALARY
24	CALCULATION SHALL BE THE ACTUAL SALARY REPORTED UP TO ONE
25	HUNDRED EIGHT PERCENT OF THE SIXTH ANNUAL SALARY USED IN THE
26	HIGHEST AVERAGE SALARY CALCULATION. THIS SUBSECTION (25)(b)(VI)
27	DOES NOT APPLY TO MEMBERS OF THE JUDICIAL DIVISION, EXCEPT FOR DPS

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1 MEMBERS OF THE JUDICIAL DIVISION WHO HAVE EXERCISED PORTABILITY 2 PURSUANT TO SECTION 24-51-1747 AND SELECTED THE DPS BENEFIT 3 STRUCTURE. THIS SUBSECTION (25)(b)(VI) APPLIES TO DPS MEMBERS IN 4 ACCORDANCE WITH SECTION 24-51-1702 (17). 5 (VII) NOTWITHSTANDING ANY OTHER PROVISION OF THIS 6 SUBSECTION (25)(b), FOR MEMBERS OF THE JUDICIAL DIVISION WHO DO 7 NOT HAVE FIVE YEARS OF SERVICE CREDIT ON DECEMBER 31, 2019, OR FOR 8 MEMBERS OF THE JUDICIAL DIVISION WHO WERE NOT MEMBERS, INACTIVE 9 MEMBERS, OR RETIREES ON DECEMBER 31, 2019, THE ASSOCIATION SHALL 10 DETERMINE THE HIGHEST ANNUAL SALARIES ASSOCIATED WITH FOUR 11 PERIODS OF TWELVE CONSECUTIVE MONTHS OF SERVICE CREDIT. THE 12 LOWEST OF SUCH ANNUAL SALARIES SHALL BE THE BASE SALARY. THE 13 FIRST ANNUAL SALARY TO BE USED IN THE HIGHEST AVERAGE SALARY 14 CALCULATION SHALL BE THE ACTUAL SALARY REPORTED UP TO ONE 15 HUNDRED EIGHT PERCENT OF THE BASE SALARY. THE SECOND ANNUAL 16 SALARY TO BE USED IN THE HIGHEST AVERAGE SALARY CALCULATION 17 SHALL BE THE ACTUAL SALARY REPORTED UP TO ONE HUNDRED EIGHT 18 PERCENT OF THE FIRST ANNUAL SALARY USED IN THE HIGHEST AVERAGE 19 SALARY CALCULATION. THE THIRD ANNUAL SALARY TO BE USED IN THE 20 HIGHEST AVERAGE SALARY CALCULATION SHALL BE THE ACTUAL SALARY 21 REPORTED UP TO ONE HUNDRED EIGHT PERCENT OF THE SECOND ANNUAL 22 SALARY USED IN THE HIGHEST AVERAGE SALARY CALCULATION. 23 (42) (a) "Salary" means compensation for services rendered to an 24 employer and includes: Regular salary or pay; any pay for administrative, 25 sabbatical, annual, sick, vacation, or personal leave AND COMPENSATION 26 FOR UNUSED LEAVE CONVERTED TO CASH PAYMENTS; pay for 27 compensatory time or holidays; payments by an employer from grants;

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amounts deducted from pay pursuant to tax-sheltered savings or retirement programs; amounts deducted from pay for a health savings account as defined in 26 U.S.C. sec. 223, as amended, or any other type of retirement health savings account program; AMOUNTS DEDUCTED FROM PAY PURSUANT TO A CAFETERIA PLAN AS DEFINED IN 26 U.S.C. SEC. 125, AS AMENDED, A QUALIFIED TRANSPORTATION FRINGE BENEFIT PLAN AS DEFINED IN 26 U.S.C. SEC. 132, AS AMENDED; performance or merit payments, if approved by the board; special pay for work-related injuries paid by the employer prior to termination of membership; and retroactive salary payments pursuant to court orders, arbitration awards, or litigation and grievance settlements.

(b) "Salary" does not include: Commissions; compensation for unused sick leave converted at any time to cash payments; compensation for unused sick, annual, vacation, administrative, or other accumulated paid leave contributed to a health savings account as defined in 26 U.S.C. sec. 223, as amended, or a retirement health savings program; housing allowances; uniform allowances; automobile usage; insurance premiums dependent care assistance; PAID BY EMPLOYERS; reimbursement for expenses incurred; tuition or any other fringe benefits, regardless of federal taxation; bonuses for services not actually rendered, including, but not limited to, early retirement inducements, Christmas bonuses, cash awards, honorariums and severance pay, damages, except for retroactive salary payments paid pursuant to court orders or arbitration awards or litigation and grievance settlements, or payments beyond the date of a member's death.

SECTION 3. In Colorado Revised Statutes, 24-51-313, **amend** (1) as follows:

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1	24-51-313. Termination of affiliation - employer assigned to
2	local government division - requirements. (1) Any political
3	subdivision within the state of Colorado or any public agency created by
4	such a political subdivision that is an employer affiliated with the
5	association pursuant to the provisions of section 24-51-309 and that is
6	assigned to the local government division may make application to the
7	board to terminate the affiliation of the employer with the association.
8	The application shall be made by submitting to the board an ordinance or
9	resolution that has been adopted by the governing body of the employer
10	and that has been approved by at least sixty-five percent of the employees
11	of the employer who are members. Such employee members of the
12	employer shall be notified in writing of the provisions of section
13	24-51-321 prior to a vote on an ordinance or resolution to terminate the
14	affiliation of the employer with the association. NOTWITHSTANDING THE
15	PROVISIONS OF THIS SUBSECTION (1), ANY SUCH EMPLOYER THAT CEASES
16	OPERATIONS OR CEASES TO PARTICIPATE IN THE ASSOCIATION FOR ANY
17	REASON SHALL BE DEEMED TO HAVE TERMINATED ITS AFFILIATION WITH
18	THE ASSOCIATION AND MUST COMPLY WITH THE PROVISIONS OF SECTIONS
19	24-51-315 THROUGH 24-51-319.
20	SECTION 4. In Colorado Revised Statutes, 24-51-315, amend
21	(1) and (2); and add (5) and (6) as follows:
22	24-51-315. Termination of affiliation - reserves requirement.
23	(1) The board shall HAS THE AUTHORITY TO determine the amount of
24	reserves required as of the effective date of termination of affiliation to:
25	(a) Maintain current benefits payable by the association to benefit
26	recipients and to preserve the vested rights of inactive members; The
27	amount of reserves shall be determined by the board utilizing certified

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actuarial reports prepared by the actuary. The actuarial report shall also certify that the termination of affiliation shall not have an adverse financial impact on the actuarial soundness of the local government division trust fund. If the actuary determines, in accordance with accepted actuarial principles, that the termination of affiliation shall have an adverse financial impact on the actuarial soundness of the local government division trust fund, the applicant shall not be permitted to terminate affiliation. AND

- (b) Fully fund the liability for benefits payable by the association from the health care trust fund created by section 24-51-1201(1) to current and future benefit recipients pursuant to part 12 of this article 51.
- (2) The amount of reserves required under subsections (1)(a) and (1)(b) of this section shall be determined by the board utilizing certified actuarial reports prepared by the actuary. The actuarial study shall be conducted using assumptions approved by the board. The actuarial report shall also certify that the termination of affiliation shall not have an adverse financial impact on the actuarial soundness of the local government division trust fund. If the actuary determines, in accordance with accepted actuarial principles, that the termination of affiliation shall have an adverse financial impact on the actuarial soundness of the local government division trust fund, the applicant shall not be permitted to terminate affiliation. On the effective date of termination of affiliation, the actuarial reports prepared pursuant to the provisions of subsection (1) of this section this subsection (2) shall be updated to

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1	finalize the amount of reserves required for the purposes specified in					
2	subsection (1) of this section THIS SUBSECTION (2). The employer making					
3	the application and the employees of such employer who are members					
4	shall not be required to make any contributions to the association					
5	subsequent to the effective date of termination.					
6	(5) THE DISCOUNT RATE USED FOR DETERMINING THE AMOUNT OF					
7	RESERVES IN SUBSECTION (1) OF THIS SECTION SHALL BE THE ACTUARIAL					
8	INVESTMENT ASSUMPTION RATE AS SET BY THE BOARD PURSUANT TO					
9	SECTIONS 24-51-101 (2) AND 24-51-204 (5) MINUS TWO HUNDRED BASIS					
10	POINTS.					
11	(6) DETERMINATIONS MADE BY THE BOARD IN THIS SECTION AND					
12	SECTIONS 24-51-313 AND 24-51-316, SHALL BE APPEALED THROUGH THE					
13	ADMINISTRATIVE REVIEW PROCEDURES SET FORTH IN THE BOARD RULES.					
14	SUCH FINAL DECISION BY THE BOARD SHALL BE SUBJECT ONLY TO REVIEW					
15	BY PROPER COURT ACTION.					
16	SECTION 5. In Colorado Revised Statutes, amend 24-51-316 as					
17	follows:					
18	24-51-316. Inadequate reserves - excess reserves -					
19	nonpayment. (1) (a) In the event that the amount of the reserves required					
20	pursuant to the provisions of section 24-51-315 SECTION 24-51-315 (1)(a).					
21	exceeds the amount of the employer's share of the employer contribution					
22	reserve in the local government division trust fund as calculated by the					
23	actuary, then the employer shall make an additional payment as of the					
24	effective date of termination of affiliation in an amount equal to the					
25	difference between the amount of reserves required and the amount of					
26	reserves on deposit.					

(b) IN THE EVENT THAT THE RESERVES REQUIRED PURSUANT TO

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SECTION 24-51-315 (1)(b) FOR THE HEALTH CARE TRUST FUND CREATED
BY SECTION 24-51-1201 (1) EXCEEDS THE MARKET VALUE OF ASSETS
ATTRIBUTABLE TO THE EMPLOYER IN THE HEALTH CARE TRUST FUND, THE
EMPLOYER SHALL MAKE AN ADDITIONAL PAYMENT AS OF THE EFFECTIVE
DATE OF TERMINATION OF AFFILIATION IN AN AMOUNT EQUAL TO THE
DIFFERENCE BETWEEN THE AMOUNT OF RESERVES REQUIRED AND THE

AMOUNT OF RESERVES ON DEPOSIT.

EMPLOYER'S TERMINATION OF AFFILIATION.

- 8 (c) If the actuary determines, in accordance with 9 accepted actuarial principles, that the termination of 10 affiliation of the employer shall have an adverse financial 11 impact on the funding of the health care trust fund created by 12 section 24-51-1201 (1), the employer shall make any additional 13 payment necessary to ensure that the impact on the funding of 14 the health care trust fund remains unchanged upon the
 - (2) In the event that the amount of the reserves on deposit in the local government division trust fund as calculated by the actuary for the employer requesting termination of affiliation exceeds the amount of reserves required pursuant to the provisions of section 24-51-315 SECTION 24-51-315 (1), such excess amount and the amount required for the transfer of member contributions as provided in section 24-51-317 shall be transferred by a direct trustee-to-trustee transfer to the alternate pension plan or system required by section 24-51-319 as of the effective date of termination of affiliation.
 - (3) If any payment required pursuant to the provisions of subsection (1) or (2) of this section is not made, interest shall be assessed on the amount due at the rate specified for employers in section

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1	24-31-101 (28). INTEREST SHALL BE CALCULATED FROM THE EFFECTIVE
2	DATE OF TERMINATION until such amount is paid in full.
3	SECTION 6. In Colorado Revised Statutes, amend 24-51-317 as
4	follows:
5	24-51-317. Termination of affiliation - member contributions.
6	(1) Members who have less than five years of service credit and are
7	employees of an employer which THAT has terminated its affiliation with
8	the association shall BECOME INACTIVE MEMBERS AS OF THE EFFECTIVE
9	DATE OF TERMINATION OF AFFILIATION. SUCH MEMBERS MAY ELECT TO
10	have their member contributions credited to the alternative pension plan
11	or system required by section 24-51-319. In the absence of such an
12	ELECTION, MEMBER CONTRIBUTIONS WILL REMAIN WITH THE ASSOCIATION
13	UNLESS THE MEMBER OTHERWISE ELECTS TO REFUND SUCH
14	CONTRIBUTIONS IN ACCORDANCE WITH SECTION 24-51-405.
15	(2) Members who have five or more years of service credit and are
16	employees of an employer which has terminated its affiliation with the
17	association may elect that their accounts remain with the association by
18	giving written notice to the association prior to the effective date of
19	termination of affiliation. Members who make such an election shall
20	become inactive members entitled to vested benefits as of the effective
21	date of termination of affiliation. Members who do not make such an
22	election shall have their member contributions credited to the alternative
23	pension plan or system required by section 24-51-319.
24	SECTION 7. In Colorado Revised Statutes, amend 24-51-319 as
25	follows:
26	24-51-319. Retirement plan - creation and use. An employer
27	which THAT terminates its affiliation with the association shall utilize an

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1	existing, or	shall esta	ablish an	alternativ	e, pension	plan or system	
2	established pursuant to the provisions of article 54 of this title TITLE 24.						
3	FAILURE TO UTILIZE OR ESTABLISH AN ALTERNATIVE PENSION PLAN OR						
4	SYSTEM DOES NOT EXCUSE THE EMPLOYER FROM THE ADHERENCE TO THE						
5	REMAINDER OF THE TERMINATION OF AFFILIATION PROVISIONS OF THIS						
6	PART 3.						
7	SECT	TION 8. I	n Colorad	o Revised	Statutes, 24	4-51-401, amend	
8	(1.7)(a); and	repeal (1.	7)(f) as fo	llows:			
9	24-51	-401.	Employe	er and	member	contributions.	
10	(1.7) (a) (I)	Employer	s shall de	liver a con	ntribution re	eport and the full	
11	amount of en	nployer co	ontribution	s, membe	r contributi	ons, and working	
12	retiree contri	butions to	the associ	ciation wi	thin five da	ays after the date	
13	members and	l retirees ai	re paid. Ex	cept as pro	ovided in pa	ragraph (f) of this	
14	subsection (1	.7) this su	JBSECTION	1(1.7)(a),	subsection ((7) of this section,	
15	and section 2	4-51-408.	5, such cor	ntributions	shall be bas	sed upon the rates	
16	for the appro	priate divi	sion as set	t forth in t	he following	g table multiplied	
17	by the salary,	as define	d in section	n 24-51-10	01 (42), paid	d to members and	
18	retirees for th	ne payroll	period:				
19			TA	ABLE A			
20		C	ONTRIB	UTION F	RATES		
21	Division	Member	ship	Employ	er Rate	Member Rate	
22	State	All Mem	bers	10.15%		8.0%	
23		Except					
24		State Tro	opers	12.85%		10.0%	
25	School	All Mem	bers	10.15%		8.0%	
26	Local						
27	Government	All Mem	bers	10.0%		8.0%	

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1	Judicial	All Members	13.66%	8.0%		
2	DPS	All Members	10.15%	8.0%		
3	(II) EFFECTIVE JULY 1, 2018, SUBJECT TO SECTION 24-51-413, THE					
4	EMPLOYER AND MEMBER CONTRIBUTION RATES SHALL BE BASED UPON THE					
5	RATES FOR T	HE APPROPRIATE DIVI	SION AS SET FORTH IN	THE FOLLOWING		
6	TABLE MULT	IPLIED BY THE SALAR	RY, AS DEFINED IN SEC	CTION 24-51-101		
7	(42), PAID TO	MEMBERS AND RETIR	REES FOR THE PAYROL	LL PERIOD:		
8		TA	BLE B			
9		CONTRIBU	UTION RATES			
10	DIVISION	MEMBERSHIP	EMPLOYER RATE	MEMBER RATE		
11	STATE	ALL MEMBERS	<u>10.15%</u>	8.5%		
12		Ехсерт				
13		STATE TROOPERS	<u>12.85%</u>	10.5%		
14	SCHOOL	ALL MEMBERS	<u>10.15%</u>	8.5%		
15	LOCAL					
16	GOVERNMEN	T ALL MEMBERS	<u>10.0%</u>	8.5%		
17	JUDICIAL	ALL MEMBERS	<u>13.66%</u>	8.5%		
18	DPS	ALL MEMBERS	<u>10.15%</u>	8.5%		
19	(III) H	Effective January 1	,2019, SUBJECT TO SE	CTION 24-51-413,		
20	THE EMPLOYI	ER AND MEMBER CONT	RIBUTION RATES SHAL	L BE BASED UPON		
21	THE RATES FOR THE APPROPRIATE DIVISION AS SET FORTH IN THE					
22	FOLLOWING TABLE MULTIPLIED BY THE SALARY, AS DEFINED IN SECTION					
23	24-51-101 (4	42), paid to membe	RS AND RETIREES FO	OR THE PAYROLL		
24	PERIOD:					
25	TABLE C					
26	CONTRIBUTION RATES					
27	DIVISION	MEMBERSHIP	EMPLOYER RATE	MEMBER RATE		

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1	STATE	ALL MEMBERS	<u>10.15%</u>	9.0%	
2		Ехсерт			
3		STATE TROOPERS	<u>12.85%</u>	11.0%	
4	SCHOOL	ALL MEMBERS	<u>10.15%</u>	9.0%	
5	LOCAL				
6	GOVERNMENT ALL MEMBERS 10.0% 9.0%				
7	JUDICIAL	ALL MEMBERS	<u>13.66%</u>	9.0%	
8	DPS	ALL MEMBERS	<u>10.15%</u>	9.0%	
9	(IV)	EFFECTIVE JULY 1, 20	19, SUBJECT TO SECTIO	ON 24-51-413, THE	
10	EMPLOYER A	AND MEMBER CONTRIB	UTION RATES SHALL B	E BASED UPON THE	
11	RATES FOR	ΓΗΕ APPROPRIATE DIV	ISION AS SET FORTH I	N THE FOLLOWING	
12	TABLE MULTIPLIED BY THE SALARY, AS DEFINED IN SECTION 24-51-101				
13	(42), PAID TO MEMBERS AND RETIREES FOR THE PAYROLL PERIOD:				
14	TABLE D				
15		CONTRIB	UTION RATES		
16	Davage	MEMBERSHIP	EMPLOVER RATE	MEMBER RATE	
10	DIVISION	TVERVIBERGIII	EMI EOTEK KITE		
17	STATE	ALL MEMBERS	10.15%	10.0%	
				10.0%	
17		ALL MEMBERS	<u>10.15%</u>	10.0%	
17 18	STATE	ALL MEMBERS EXCEPT	<u>10.15%</u>		
17 18 19	STATE	ALL MEMBERS EXCEPT STATE TROOPERS	10.15% 12.85%	12.0%	
17 18 19 20	STATE SCHOOL LOCAL	ALL MEMBERS EXCEPT STATE TROOPERS	10.15% 12.85%	12.0%	
17 18 19 20 21	STATE SCHOOL LOCAL	ALL MEMBERS EXCEPT STATE TROOPERS ALL MEMBERS NT ALL MEMBERS	10.15% 12.85% 10.15%	12.0% 10.0%	
17 18 19 20 21 22	STATE SCHOOL LOCAL GOVERNME	ALL MEMBERS EXCEPT STATE TROOPERS ALL MEMBERS NT ALL MEMBERS	10.15% 12.85% 10.15% 10.0%	12.0% 10.0% 10.0%	
17 18 19 20 21 22 23	SCHOOL LOCAL GOVERNME JUDICIAL DPS	ALL MEMBERS EXCEPT STATE TROOPERS ALL MEMBERS NT ALL MEMBERS ALL MEMBERS	10.15% 12.85% 10.15% 10.0% 13.66% 10.15%	12.0% 10.0% 10.0% 10.0%	
17 18 19 20 21 22 23 24	STATE SCHOOL LOCAL GOVERNME JUDICIAL DPS (V) 1	ALL MEMBERS EXCEPT STATE TROOPERS ALL MEMBERS NT ALL MEMBERS ALL MEMBERS ALL MEMBERS	10.15% 12.85% 10.15% 10.0% 13.66% 10.15% ,2020, SUBJECT TO SE	12.0% 10.0% 10.0% 10.0% 10.0% CTION 24-51-413,	

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1	FOLLOWING TABLE MULTIPLIED BY THE SALARY, AS DEFINED IN SECTION					
2	24-51-101 (42), PAID TO MEMBERS AND RETIREES FOR THE PAYROLL					
3	PERIOD:					
4	TABLE E					
5		CONTRIB	UTION RATES			
6	DIVISION	MEMBERSHIP	EMPLOYER RATE	MEMBER RATE		
7	STATE	ALL MEMBERS	<u>10.15%</u>	11.0%		
8		Ехсерт				
9		STATE TROOPERS	<u>12.85%</u>	13.0%		
10	SCHOOL	ALL MEMBERS	<u>10.15%</u>	11.0%		
11	LOCAL					
12	GOVERNMENT ALL MEMBERS 11.0%					
13	JUDICIAL	ALL MEMBERS	<u>13.66%</u>	11.0%		
14	DPS	ALL MEMBERS	<u>10.15%</u>	11.0%		
15	(f) (I) For the 2010-11 and 2011-12 state fiscal years, except as					
16	provided in subsection (7) of this section and section 24-51-408.5, the					
17	amount of employer and member contributions for employers and					
18	members in	the state and judicia	al divisions of the ass	sociation shall be		
19	based upon	the rates for the ap	ppropriate division as	s set forth in the		
20	following ta	ble multiplied by the	salary, as defined in s	section 24-51-101		
21	(42), paid to	members and retiree	es for the payroll perio	od:		
22	TABLE A.5					
23	CONTRIBUTION RATES					
24	Division	Membership	Employer Rate	Member Rate		
25	State	All Members	7.65%	10.5%		
26		Except				
27		State Troopers	10.35%	12.5%		

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1	Judicial	All Members	11.16%	10.5%	
2	(II)	For the 2010-11 ar	nd 2011-12 state f	iscal years, the	employer
3	and member	er contribution rates	s for employers ar	d members in tl	1e school,
4	local gover	rnment, and Denver	public schools di	visions of the as	sociation
5	shall be ca	lculated pursuant to	o paragraph (a) of	this subsection	1 (1.7).
6	SEC	C TION 9. In Color	rado Revised Stat	utes, add 24-51	1-413 and
7	24-51-414	as follows:			
8	24-	51-413. Contributi	ion and annual ir	icrease amoun	t changes
9	- definitio	ons. (1) As used	IN THIS SECTION	, UNLESS THE	CONTEXT
10	OTHERWISI	E REQUIRES:			
11	(a)	"Blended tota	L CONTRIBUTION	AMOUNT" ME	EANS THE
12	WEIGHTED	AVERAGE OF THE TO	OTAL AMOUNTS PA	ID BY THE EMPLO	OYER AND
13	THE MEMB	BER TO THE ASSOCI	ATION FOR EACH	OF THE FIVE I	DIVISIONS
14	PURSUANT	TO SECTIONS 24-51	-401 (1.7) AND 24	I-51-411, BUT SI	HALL NOT
15	INCLUDE T	HE PORTION OF THE	E EMPLOYER CON	TRIBUTION REM	IITTED TO
16	THE HEALT	TH CARE TRUST FUN	D PURSUANT TO S	SECTION 24-51-2	208 (1)(f)
17	AND $(1)(f.$.5) AND THE PORT	TION OF THE EN	1PLOYER CONT	RIBUTION
18	REMITTED	TO THE ANNUAL INC	CREASE RESERVE.		
19	(b)	"Blended total	L REQUIRED CON	TRIBUTION" ME	EANS THE
20	WEIGHTED	AVERAGE OF THE	TOTAL OF THE A	SSOCIATION'S R	REPORTED
21	ACTUARIA	LLY DETERMINED	CONTRIBUTION	RATES AND	MEMBER
22	CONTRIBUT	ΓΙΟΝ RATES OF THE	FIVE DIVISION TR	UST FUNDS.	
23	(c)	"WEIGHTED AVERA	GE" MEANS THE PE	ROPORTION OF U	NFUNDED
24	ACTUARIA	L ACCRUED LIABII	LITY ATTRIBUTA	BLE TO EACH	DIVISION
25	REPORTED	AS OF THE MOST RE	CENT VALUATION	I DATE.	
26	(2)	BEGINNING JANUAI	RY 1, 2020, AND E	VERY YEAR THE	REAFTER,
27	MEMBER C	ONTRIBUTION RATE	S AND ANNUAL IN	CREASE AMOUN	ITS SHALL

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1	REMAIN UNCHANGED UNTIL SUCH TIME AS CHANGES ARE REQUIRED
2	PURSUANT TO THIS SECTION.
3	(3) WHEN THE BLENDED TOTAL CONTRIBUTION AMOUNT IS LESS
4	THAN NINETY-EIGHT PERCENT OF THE BLENDED TOTAL REQUIRED
5	CONTRIBUTION, THE FOLLOWING ADJUSTMENT SHALL OCCUR:
6	(a) THE ANNUAL INCREASE PERCENTAGE DETERMINED PURSUANT
7	TO SECTIONS 24-51-1002 AND 24-51-1009 (4)(a) SHALL BE REDUCED BY
8	UP TO ONE-QUARTER OF ONE PERCENT, BUT AT NO TIME WILL THE ANNUAL
9	INCREASE PERCENTAGE BE REDUCED TO EQUAL LESS THAN ONE-HALF OF
10	ONE PERCENT, EXCEPT AS PROVIDED IN SECTIONS 24-51-1002 (1.5) AND
11	24-51-1009 (1.5); <u>AND</u>
12	_
13	(b) THE MEMBER CONTRIBUTION RATE WILL BE INCREASED BY UP
14	TO ONE-HALF OF ONE PERCENT, BUT AT NO TIME WILL THE MEMBER
15	CONTRIBUTION RATE BE INCREASED TO EXCEED THE MEMBER
16	CONTRIBUTION RATES UNDER SECTION 24-51-401 (1.7)(a)(V), PLUS TWO
17	PERCENT.
18	(4) THE ADJUSTMENT IN SUBSECTION (3) OF THIS SECTION SHALL
19	BE DETERMINED BY THE ASSOCIATION, SHALL BE EQUALLY APPORTIONED
20	BETWEEN THE ANNUAL INCREASES AND THE MEMBER CONTRIBUTIONS,
21	AND SHALL BE THE MAXIMUM YEARLY ADJUSTMENT ALLOWED UNLESS AN
22	ADJUSTMENT LESS THAN THE MAXIMUM ADJUSTMENT IS SUFFICIENT TO
23	BRING THE BLENDED TOTAL CONTRIBUTION AMOUNT TO ONE HUNDRED
24	AND THREE PERCENT OF THE BLENDED TOTAL REQUIRED CONTRIBUTION.
25	IN NO EVENT SHALL A YEARLY ADJUSTMENT CAUSE THE BLENDED TOTAL
26	CONTRIBUTION AMOUNT TO EXCEED ONE HUNDRED AND THREE PERCENT
27	OF THE BLENDED TOTAL REQUIRED CONTRIBUTION. THE ADJUSTMENT

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1	SHALL BE MADE ONCE IN ANY CALENDAR YEAR AND SHALL NOT EXCEED
2	THE MAXIMUM YEARLY AMOUNTS INDICATED IN SUBSECTIONS $(3)(a)$ AND
3	(3)(b) OF THIS SECTION.
4	(5) IN THE EVENT <u>EITHER OF THE TWO</u> COMPONENT PARTS OF THE
5	ADJUSTMENT AS OUTLINED IN SUBSECTION (3) OF THIS SECTION HAS
6	REACHED ITS TOTAL MAXIMUM, THEN NO FURTHER ADJUSTMENT SHALL BE
7	MADE UNDER SUBSECTIONS (3) AND (4) OF THIS SECTION. IN THIS CASE,
8	ADJUSTMENTS TO THE OTHER $\underline{\text{COMPONENT}}$ WILL NOT BE FURTHER ALTERED
9	TO COMPLETE THE FULL ADJUSTMENT, BUT RATHER BE ADJUSTED IN
10	EQUIVALENT MEASURE TO THE LIMITED COMPONENT TO ENSURE THAT THE
11	ADJUSTMENT IS EQUALLY APPORTIONED, EVEN IF THE FULLY REQUIRED
12	ADJUSTMENT TO BRING THE BLENDED TOTAL CONTRIBUTION AMOUNT TO
13	ONE HUNDRED AND THREE PERCENT OF THE BLENDED TOTAL REQUIRED
14	CONTRIBUTION IS NOT ACHIEVED.
15	(6) When the blended total contribution amount is
16	GREATER THAN OR EQUAL TO ONE HUNDRED AND TEN PERCENT OF THE
17	BLENDED TOTAL REQUIRED CONTRIBUTION, THE FOLLOWING ADJUSTMENT
18	SHALL OCCUR:
19	(a) Subject to sections $24-51-1002(1.5)$ and $24-51-1009(1.5)$,
20	THE ANNUAL INCREASE PERCENTAGE DETERMINED PURSUANT TO SECTIONS
21	24-51-1002 AND 24-51-1009 (4)(a), SHALL BE INCREASED BY UP TO
22	ONE-QUARTER OF ONE PERCENT, BUT AT NO TIME WILL THE ANNUAL
23	INCREASE PERCENTAGE BE GREATER THAN TWO PERCENT, EXCEPT AS
24	PROVIDED IN SECTION 24-51-1009.5; <u>AND</u>
25	_
26	(b) THE MEMBER CONTRIBUTION RATE WILL BE REDUCED BY UP TO
27	ONE-HALF OF ONE PERCENT, BUT AT NO TIME WILL THE MEMBER

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1	CONTRIBUTION RATE BE LESS THAN THE MEMBER CONTRIBUTION RATES
2	UNDER SECTION 24-51-401 (1.7)(a)(I).
3	(7) THE ADJUSTMENT IN SUBSECTION (6) OF THIS SECTION SHALL
4	BE DETERMINED BY THE ASSOCIATION, SHALL BE EQUALLY APPORTIONED
5	BETWEEN THE ANNUAL INCREASES AND THE MEMBER CONTRIBUTIONS,
6	AND SHALL BE THE MAXIMUM YEARLY ADJUSTMENT ALLOWED UNLESS AN
7	AMOUNT LOWER THAN THE MAXIMUM ADJUSTMENT IS NECESSARY TO KEEP
8	THE BLENDED TOTAL CONTRIBUTION AMOUNT EQUAL TO ONE HUNDRED
9	AND THREE PERCENT OF THE BLENDED TOTAL REQUIRED CONTRIBUTION.
10	IN NO EVENT SHALL A YEARLY ADJUSTMENT CAUSE THE BLENDED TOTAL
11	CONTRIBUTION AMOUNT TO FALL BELOW ONE HUNDRED AND THREE
12	PERCENT OF THE BLENDED TOTAL REQUIRED CONTRIBUTION. THE
13	ADJUSTMENT SHALL BE MADE ONCE IN ANY CALENDAR YEAR AND SHALL
14	NOT EXCEED THE MAXIMUM YEARLY AMOUNTS SPECIFIED IN SUBSECTIONS
15	(6)(a) AND $(6)(b)$ OF THIS SECTION.
16	(8) THE ADJUSTMENTS PURSUANT TO THIS SECTION SHALL BE
17	DETERMINED BASED ON THE BLENDED TOTAL CONTRIBUTION AMOUNT AND
18	BLENDED TOTAL REQUIRED CONTRIBUTION AS REPORTED IN THE ANNUAL
19	ACTUARIAL VALUATION REPORT REQUIRED UNDER SECTION 24-51-204 (7),
20	AND SHALL BE EFFECTIVE JANUARY 1 OF THE NEXT CALENDAR YEAR FOR
21	CONTRIBUTIONS AND JULY 1 OF THE NEXT CALENDAR YEAR FOR ANNUAL
22	INCREASES.
23	24-51-414. Defined contribution supplement. Beginning
24	January 1, <u>2021</u> , and every year thereafter, employer
25	CONTRIBUTION RATES WILL BE ADJUSTED TO INCLUDE A DEFINED
26	CONTRIBUTION SUPPLEMENT, WHICH WILL BE CALCULATED SEPARATELY
27	FOR EACH DIVISION. THE DEFINED CONTRIBUTION SUPPLEMENT FOR EACH

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1	DIVISION WILL BE THE EMPLOYER CONTRIBUTION AMOUNT PAID TO
2	DEFINED CONTRIBUTION PLAN PARTICIPANT ACCOUNTS THAT WOULD HAVE
3	OTHERWISE GONE TO THE DEFINED BENEFIT TRUSTS TO PAY DOWN THE
4	UNFUNDED LIABILITY, PLUS ANY DEFINED BENEFIT INVESTMENT EARNINGS
5	THEREON, EXPRESSED AS A PERCENTAGE OF SALARY ON WHICH EMPLOYER
6	CONTRIBUTIONS HAVE BEEN MADE. THE EMPLOYER CONTRIBUTION
7	AMOUNTS IN THE SUM SHALL ONLY INCLUDE CONTRIBUTIONS MADE ON
8	BEHALF OF ELIGIBLE EMPLOYEES, AS DEFINED IN SECTION 24-51-1502,
9	WHO COMMENCE EMPLOYMENT ON OR AFTER JANUARY 1, $\underline{2019}$.
10	SECTION 10. In Colorado Revised Statutes, 24-51-501, amend
11	(2); repeal (3); and add (3.5) as follows:
12	24-51-501. Earned service credit. (2) FOR A MEMBER WHO WAS
13	A MEMBER, INACTIVE MEMBER, OR RETIREE ON DECEMBER 31, 2019,
14	SERVICE CREDIT SHALL BE EARNED AS FOLLOWS:
15	(a) One year of service credit is earned for twelve calendar months
16	of employment, for which contributions to the association are made, in
17	which a member in each month earns salary greater than or equal to
18	eighty times the federal minimum wage hourly rate in effect at the time
19	of service. A member who is employed in a position in which the
20	employment pattern covers a period of at least eight months but less than
21	twelve months per year shall earn one year of service credit if at least
22	eight months of service credit are earned during the months in which the
23	member is employed during the year.
24	(b) EARNED SERVICE CREDIT FOR PERIODS OF EMPLOYMENT WHICH
25	DO NOT MEET THE REQUIREMENTS DESCRIBED IN SUBSECTION (2)(a) OF
26	THIS SECTION SHALL BE DETERMINED BY THE RATIO OF ACTUAL SALARY
27	RECEIVED TO EIGHTY TIMES THE FEDERAL MINIMUM WAGE HOURLY RATE

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IN EFFECT AT THE TIME OF SERVICE AND THE RATIO OF THE NUMBER OF
MONTHS FOR WHICH CONTRIBUTIONS ARE REMITTED TO THE NUMBER OF
MONTHS REQUIRED FOR ONE YEAR OF SERVICE CREDIT.

- (3) Earned service credit for periods of employment which do not meet the requirements described in subsection (2) of this section shall be determined by the ratio of actual salary received to eighty times the federal minimum wage hourly rate in effect at the time of service and the ratio of the number of months for which contributions are remitted to the number of months required for one year of service credit.
- (3.5) (a) FOR A MEMBER WHO WAS NOT A MEMBER, INACTIVE MEMBER, OR RETIREE ON DECEMBER 31, 2019, SERVICE CREDIT SHALL BE EARNED AS FOLLOWS:
- (I) ONE YEAR OF SERVICE CREDIT IS EARNED FOR TWELVE CALENDAR MONTHS OF EMPLOYMENT, FOR WHICH CONTRIBUTIONS TO THE ASSOCIATION ARE MADE, IN WHICH A MEMBER IN EACH MONTH WORKS FULL TIME. A MEMBER WHO IS EMPLOYED IN A POSITION IN WHICH THE EMPLOYMENT PATTERN COVERS A PERIOD OF AT LEAST EIGHT MONTHS BUT LESS THAN TWELVE MONTHS PER YEAR SHALL EARN ONE YEAR OF SERVICE CREDIT IF AT LEAST EIGHT MONTHS OF SERVICE CREDIT ARE EARNED DURING THE MONTHS IN WHICH THE MEMBER IS EMPLOYED DURING THE YEAR.
- (II) EARNED SERVICE CREDIT FOR PERIODS OF EMPLOYMENT WHICH DO NOT MEET THE REQUIREMENTS DESCRIBED IN SUBSECTION (3.5)(a)(I) OF THIS SECTION SHALL BE DETERMINED BY THE RATIO OF PART-TIME WORK TO FULL-TIME WORK AND THE RATIO OF THE NUMBER OF MONTHS FOR WHICH CONTRIBUTIONS ARE REMITTED TO THE NUMBER OF MONTHS REQUIRED FOR ONE YEAR OF SERVICE CREDIT.

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1	(b) CONSISTENT WITH SUBSECTION (3.3)(a) OF THIS SECTION, THE
2	BOARD SHALL FURTHER DEFINE EARNED SERVICE CREDIT BY RULE IN
3	ACCORDANCE WITH THE RULE-MAKING PROCESS AUTHORIZED IN SECTION
4	24-51-204 (5).
5	SECTION 11. In Colorado Revised Statutes, 24-51-504, amend
6	(2) as follows:
7	24-51-504. Purchase of service credit relating to a paid
8	sabbatical leave. (2) Such member contributions made pursuant to the
9	provisions of subsection (1) of this section may be made concurrently
10	with member contributions on the partial salary paid for such sabbatical
11	leave or after the sabbatical leave has ended at the current APPLICABLE
12	rate of member contributions PURSUANT TO SECTION 24-51-401 (1.7), plus
13	interest from the date the sabbatical leave began until such purchase is
14	complete.
15	SECTION 12. In Colorado Revised Statutes, 24-51-505, amend
16	(2)(a) as follows:
17	24-51-505. Purchase of service credit relating to noncovered
18	employment. (2) (a) Except as otherwise provided in paragraph (b) of
19	this subsection (2) SUBSECTION (2)(b) OF THIS SECTION, one year of
20	service credit may be purchased for each year of noncovered employment
21	determined pursuant to the provisions of section 24-51-501 (2) to (4)
22	CALCULATION IN SECTION 24-51-501 (2)(a) AND (4), applicable to earned
23	service credit.
24	SECTION 13. In Colorado Revised Statutes, 24-51-602, amend
25	(1.7)(a), (1.8)(a), and (2); and add (1.9) and (2.3) as follows:
26	24-51-602. Service retirement eligibility. (1.7) (a) Members,
27	EXCEPT STATE TROOPERS, who were not members, inactive members, or

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retirees on December 31, 2016, BUT WHO WERE MEMBERS, INACTIVE MEMBERS, OR RETIREES ON DECEMBER 31, 2019, who have met the age and service requirements stated in the following table and who are not eligible for service retirement benefits pursuant to subsection (1.8) of this section shall, upon written application and approval of the board, receive service retirement benefits pursuant to the benefit formula set forth in section 24-51-603:

8 TABLE B.3

SERVICE RETIREMENT ELIGIBILITY

10	Age Requirement	Service Credit Requirement
11	(years)	(years)
12	Any Age	35
13	60	30
14	65	5

(1.8) (a) Members of the school division or Denver public schools division who were not members, inactive members, or retirees on December 31, 2016, BUT WHO WERE MEMBERS, INACTIVE MEMBERS, OR RETIREES ON DECEMBER 31, 2019, who have met the age and service requirements stated in the following table shall, upon written application and approval of the board, receive service retirement benefits pursuant to the benefit formula set forth in section 24-51-603; except that at least the most recent ten years of service credit used in meeting the requirements of the table below must be earned in the school or Denver public schools divisions in order for the member to be eligible pursuant to this paragraph (a) SUBSECTION (1.8)(a):

26 TABLE B.4
27 SERVICE RETIREMENT ELIGIBILITY

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1	Age Requirement	Service Credit Requirement		
2	(years)	(years)		
3	Any Age	35		
4	58	30		
5	65	5		
6	(1.9) (a) MEMBERS, EX	XCEPT STATE TROOPERS, WHO WERE NOT		
7	MEMBERS, INACTIVE MEMBERS,	OR RETIREES ON DECEMBER 31, 2019, WHO		
8	HAVE MET THE AGE AND SE	ERVICE REQUIREMENTS STATED IN THE		
9	FOLLOWING TABLE SHALL, UPON	N WRITTEN APPLICATION AND APPROVAL OF		
10	THE BOARD, RECEIVE SERVICE	THE BOARD, RECEIVE SERVICE RETIREMENT BENEFITS PURSUANT TO THE		
11	BENEFIT FORMULA SET FORTH I	N SECTION 24-51-603 (1), (2), AND (3):		
12	Т	TABLE B.5		
13	SERVICE RETI	REMENT ELIGIBILITY		
14	AGE REQUIREMENT	SERVICE CREDIT REQUIREMENT		
15	(YEARS)	(YEARS)		
16	ANY AGE	40		
17	65	5		
18	(b) Subsection (1.9)(a) OF THIS SECTION DOES NOT CREATE A		
19	CONTRACTUAL RIGHT FOR AN	Y MEMBER TO THE AGE REQUIREMENT		
20	SPECIFIED IN TABLE B.5 TO RECEIVE A FULL SERVICE RETIREMENT BENEFIT.			
21	(2) (a) Members with less than five years of service credit shall be			
22	eligible for service retirement benefits pursuant to the provisions of			
23	section 24-51-605.5 upon reach	ning sixty-five years of age if contributions		
24	were made for sixty months STATE TROOPERS WHO WERE NOT MEMBERS,			
25	INACTIVE MEMBERS, OR RETIREES ON DECEMBER 31, 2019, WHO HAVE MET			
26	THE AGE AND SERVICE REQUIREMENTS STATED IN THE FOLLOWING TABLE			
27	SHALL, UPON WRITTEN APPLIC	CATION AND APPROVAL OF THE BOARD,		

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1	RECEIVE SERVICE RETIREMENT BENEFITS PURSUANT TO THE BENEFIT		
2	FORMULA SET FORTH IN SECTION 24-51-603 (1) AND (3):		
3	TABLE B.6		
4	SERVICE RETIREMENT ELIGIBILITY		
5	AGE REQUIREMENT	SERVICE CREDIT REQUIREMENT	
6	(YEARS)	(YEARS)	
7	ANY AGE	35	
8	55	25	
9	65	5	
10	(b) STATE TROOPERS WH	O ARE ELIGIBLE FOR A BENEFIT PURSUANT	
11	TO THIS SUBSECTION (2) AND	WHO ARE FIFTY-FIVE YEARS OF AGE OR	
12	OLDER SHALL, UPON WRITTEN APPLICATION AND APPROVAL OF THE BOARD		
13	RECEIVE SERVICE RETIREMENT BENEFITS PURSUANT TO THE BENEFIT		
14	FORMULA SET FORTH IN SECTION 24-51-603, WITHOUT REDUCTION		
15	PURSUANT TO SECTION 24-51-604, IF THEY HAVE AT LEAST FIVE YEARS OF		
16	SERVICE CREDIT AND IF THE NUMBER OF YEARS OF THEIR AGE PLUS THE		
17	NUMBER OF YEARS OF THEIR SERVICE CREDIT EQUALS EIGHTY YEARS OR		
18	MORE. THIS SUBSECTION (2) DOES NOT CREATE A CONTRACTUAL RIGHT		
19	FOR ANY MEMBER TO THE AGE REQUIREMENT SPECIFIED IN TABLE B.6 TO		
20	RECEIVE A FULL SERVICE RETIRE	EMENT BENEFIT.	
21	(2.3) Members with less than five years of service credit		
22	SHALL BE ELIGIBLE FOR SERVICE RETIREMENT BENEFITS PURSUANT TO		
23	SECTION 24-51-605.5 UPON REACHING SIXTY-FIVE YEARS OF AGE IF		
24	CONTRIBUTIONS WERE MADE FOR SIXTY MONTHS.		
25	_		
26	SECTION 14. In Color	ado Revised Statutes, amend 24-51-604	
27	as follows:		

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1	24-51-604. Reduced service retirement eligibility. (1) DPS		
2	members with less than five years of service credit as of January 1, 2011,		
3	and members WHO WERE MEMBERS, INACTIVE MEMBERS, OR RETIREES ON		
4	DECEMBER 31, 2019, AND wh	to have met the age and service credit	
5	requirements stated in the fol	lowing table and who do not meet the	
6	requirements of section 24-51-	-602 shall, upon written application and	
7	approval of the board, receive	ve reduced service retirement benefits	
8	pursuant to the benefit formula	set forth in section 24-51-605:	
9	7	TABLE C	
10	REDUCED SERVICE RETIREMENT ELIGIBILITY		
11	Age Requirement	Service Credit Requirement	
12	(years)	(years)	
13	50	25	
14	50 State Troc	opers only 20	
15	55	20	
16	60	5	
17	(2) Members who were not members, inactive members, or		
18	RETIREES ON DECEMBER 31, 2019, WHO HAVE MET THE AGE AND SERVICE		
19	CREDIT REQUIREMENTS STATED	IN THE FOLLOWING TABLE AND WHO DO	
20	NOT MEET THE REQUIREMENTS OF SECTION 24-51-602 SHALL, UPON		
21	WRITTEN APPLICATION AND APP	ROVAL OF THE BOARD, RECEIVE REDUCED	
22	SERVICE RETIREMENT BENEFITS PURSUANT TO THE BENEFIT FORMULA SET		
23	FORTH IN SECTION 24-51-605:		
24	Т	TABLE C.1	
25	REDUCED SERVICE	RETIREMENT ELIGIBILITY	
26	AGE REQUIREMENT	SERVICE CREDIT REQUIREMENT	
27	(YEARS)	(YEARS)	

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1	55	25
2	55 STATE TROOPERS ONLY	20
3	60	5
4		
5	SECTION 15. In Colorado Revised Sta	tutes, 24-51-606, amend
6	(1.5) and (2)(b) as follows:	
7	24-51-606. Vested inactive member ri	ghts. (1.5) Any member
8	who was not a member, inactive member, or	retiree on December 31,
9	2006, who has earned at least five years of	service credit and who
10	terminates membership and does not elect to rec	eive a refund pursuant to
11	the provisions of section 24-51-405 shall be	eligible for a benefit to
12	become effective upon written application and a	pproval by the board and
13	upon reaching the age specified in table B.05, I	3.07, or B.1 TABLE B.05,
14	B.07, B.1, B.2, B.3, B.4, B.5, OR B.6 of section 2	24-51-602, as applicable,
15	for a service retirement or in table C TABLE C OR	C.1 of section 24-51-604
16	for a reduced service retirement. Notwithstand	ing the provisions of this
17	subsection (1.5), for such a member who appl	ies for retirement within
18	ninety days after the member attains age and	d service eligibility, the
19	effective date of retirement shall be the date the	member attains such age
20	and service eligibility.	
21	(2) (b) Direct payments in lieu of m	ember contributions are
22	calculated at the current APPLICABLE men	nber contribution rates
23	PURSUANT TO SECTION 24-51-401 (1.7), multip	olied by the most recent
24	full-time monthly salary paid for the position	previously held by the
25	vested inactive member.	
26	SECTION 16. In Colorado Revised Stat	eutes, amend 24-51-1001
27	as follows:	

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24-51-1001. Types of benefit increases. (1) For benefit recipients whose benefits are based on the account of a member who was a member, inactive member, or retiree on December 31, 2006, or for benefit recipients whose benefits are based on the account of a DPS member or DPS retiree, annual increases in retirement benefits and survivor benefits shall be effective with the July benefit. Such increases in benefits shall be calculated in accordance with the provisions of sections 24-51-1002 and 24-51-1003, SUBJECT TO SECTION 24-51-413, and shall be paid from the retirement benefits reserve or the survivor benefits reserve, as appropriate, so long as the following requirements are satisfied:

- (a) For benefit recipients whose benefit is based on a retiree or DPS retiree whose effective date of retirement is prior to January 1, 2011, or whose survivor benefits are based on a date of death that occurred prior to January 1, 2011, the benefits have been paid to the benefit recipient for at least seven months preceding July 1.
- (b) For benefit recipients whose benefit is based on a retiree or DPS retiree whose effective date of retirement is on or after January 1, 2011, or whose survivor benefits are based on a date of death that is on or after January 1, 2011, AND AN ANNUAL INCREASE HAS BEEN APPLIED TO THE BENEFIT ON OR BEFORE MAY 1, 2018, the benefits have been paid to the benefit recipient for the twelve months prior to July 1, and for benefit recipients whose benefit is based upon a retiree or DPS retiree who was not eligible to retire as of January 1, 2011, THE BENEFITS HAVE BEEN PAID TO THE BENEFIT RECIPIENT FOR THE TWELVE MONTHS PRIOR TO JULY 1 AND AN ANNUAL INCREASE HAS BEEN APPLIED TO THE BENEFIT ON OR BEFORE MAY 1, 2018, the retiree met the following requirements:

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(I) For DPS members with five or more years of service credit as of January 1, 2011, and for members WHO ARE NOT STATE TROOPERS who began membership prior to July 1, 2005, and have five or more years of service credit as of January 1, 2011, the retiree retired with a service retirement benefit pursuant to section 24-51-602 or 24-51-1713, whichever is applicable, or retired with a reduced service retirement benefit pursuant to section 24-51-604 or 24-51-1714, whichever is applicable, but has, as of January 1, attained the age and service credit years that when combined total at least eighty years, or retired with a reduced service retirement benefit pursuant to section 24-51-604 but has, as of January 1, attained the age of sixty;

(II) For members WHO ARE NOT STATE TROOPERS who began membership on or after July 1, 2005, but prior to January 1, 2007, the retiree retired with a service retirement benefit pursuant to section 24-51-602, or retired with a reduced service retirement benefit pursuant to section 24-51-604 but has, as of January 1, attained the age and service credit years that when combined total at least eighty-five years, or retired with a reduced service retirement benefit pursuant to section 24-51-604 but has, as of January 1, attained the age of sixty; or

(III) For DPS members with less than five years of service credit as of January 1, 2011, and for members whose membership began prior to January 1, 2007, with less than five years of service credit as of January 1, 2011, the retiree retired with a service retirement benefit pursuant to section 24-51-602, or retired with a reduced service retirement benefit pursuant to section 24-51-604 but has, as of January 1, attained the age and service credit years that when combined total at least eighty-five years, or retired with a reduced service retirement benefit pursuant to

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1 section 24-51-604 but has, as of January 1, attained the age of sixty; OR 2 (IV) FOR MEMBERS WHO ARE STATE TROOPERS AND WHO WERE 3 MEMBERS, INACTIVE MEMBERS, OR RETIREES ON DECEMBER 31, 2006, THE 4 RETIREE RETIRED WITH A SERVICE RETIREMENT BENEFIT PURSUANT TO 5 SECTION 24-51-602 OR RETIRED WITH A REDUCED SERVICE RETIREMENT 6 BENEFIT PURSUANT TO SECTION 24-51-604, BUT HAS, AS OF JANUARY 1, 7 ATTAINED THE AGE AND SERVICE CREDIT YEARS, WHEN WEIGHTED WITH 8 NON-STATE TROOPER SERVICE CREDIT, THAT COMBINED TOTAL AT LEAST 9 SEVENTY-FIVE YEARS, OR RETIRED WITH A REDUCED SERVICE RETIREMENT 10 BENEFIT PURSUANT TO SECTION 24-51-604 BUT HAS, AS OF JANUARY 1, 11 ATTAINED THE AGE OF FIFTY-FIVE. 12 (b.5) FOR BENEFIT RECIPIENTS WHOSE BENEFIT IS BASED ON A 13 RETIREE OR DPS RETIREE WHOSE EFFECTIVE DATE OF RETIREMENT IS ON 14 OR AFTER JANUARY 1, 2011, OR WHOSE SURVIVOR BENEFITS ARE BASED ON 15 A DATE OF DEATH THAT IS ON OR AFTER JANUARY 1, 2011, AND AN 16 ANNUAL INCREASE HAS NOT BEEN APPLIED TO THE RETIREMENT OR 17 SURVIVOR BENEFIT ON OR BEFORE MAY 1, 2018, THE BENEFITS HAVE BEEN 18 PAID TO THE BENEFIT RECIPIENT FOR THIRTY-SIX MONTHS TOTAL BEFORE 19 JULY 1, AND BENEFITS HAVE BEEN PAID TO THE BENEFIT RECIPIENT FOR 20 THE TWELVE MONTHS PRIOR TO JULY 1, AND FOR BENEFIT RECIPIENTS 21 WHOSE BENEFIT IS BASED UPON A RETIREE OR DPS RETIREE WHO WAS NOT 22 ELIGIBLE TO RETIRE AS OF JANUARY 1, 2011, THE RETIREE MET THE 23 FOLLOWING REQUIREMENTS: 24 (I) FOR DPS MEMBERS WITH FIVE OR MORE YEARS OF SERVICE 25 CREDIT AS OF JANUARY 1, 2011, AND FOR MEMBERS WHO ARE NOT STATE 26 TROOPERS WHO BEGAN MEMBERSHIP PRIOR TO JULY 1, 2005, AND HAVE

FIVE OR MORE YEARS OF SERVICE CREDIT AS OF JANUARY 1, 2011, THE

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1	RETIREE RETIRED WITH A SERVICE RETIREMENT BENEFIT PURSUANT TO
2	SECTION 24-51-602 OR 24-51-1713, WHICHEVER IS APPLICABLE, OR
3	RETIRED WITH A REDUCED SERVICE RETIREMENT BENEFIT PURSUANT TO
4	${\tt SECTION24-51-604or24-51-1714,WhicheverisApplicable,ButHas,}$
5	AS OF JANUARY 1, ATTAINED THE AGE AND SERVICE CREDIT YEARS THAT
6	WHEN COMBINED TOTAL AT LEAST EIGHTY YEARS, OR RETIRED WITH A
7	REDUCED SERVICE RETIREMENT BENEFIT PURSUANT TO SECTION 24-51-604
8	BUT HAS, AS OF JANUARY 1, ATTAINED THE AGE OF SIXTY;
9	(II) FOR MEMBERS WHO ARE NOT STATE TROOPERS WHO BEGAN
10	${\tt MEMBERSHIPONORAFTERJULY1,2005,BUTPRIORTOJANUARY1,2007,}\\$
11	THE RETIREE RETIRED WITH A SERVICE RETIREMENT BENEFIT PURSUANT TO
12	SECTION 24-51-602, OR RETIRED WITH A REDUCED SERVICE RETIREMENT
13	BENEFIT PURSUANT TO SECTION 24-51-604 BUT HAS, AS OF JANUARY 1,
14	ATTAINED THE AGE AND SERVICE CREDIT YEARS THAT WHEN COMBINED
15	TOTAL AT LEAST EIGHTY-FIVE YEARS, OR RETIRED WITH A REDUCED
16	SERVICE RETIREMENT BENEFIT PURSUANT TO SECTION 24-51-604 BUT HAS,
17	AS OF JANUARY 1, ATTAINED THE AGE OF SIXTY;
18	(III) FOR DPS MEMBERS WITH LESS THAN FIVE YEARS OF SERVICE
19	CREDIT AS OF JANUARY 1, 2011, AND FOR MEMBERS WHOSE MEMBERSHIP
20	BEGAN PRIOR TO JANUARY 1, 2007, WITH LESS THAN FIVE YEARS OF
21	SERVICE CREDIT AS OF JANUARY 1, 2011, THE RETIREE RETIRED WITH A
22	SERVICE RETIREMENT BENEFIT PURSUANT TO SECTION 24-51-602, OR
23	RETIRED WITH A REDUCED SERVICE RETIREMENT BENEFIT PURSUANT TO
24	SECTION 24-51-604 BUT HAS, AS OF JANUARY 1, ATTAINED THE AGE AND
25	SERVICE CREDIT YEARS THAT WHEN COMBINED TOTAL AT LEAST
26	EIGHTY-FIVE YEARS, OR RETIRED WITH A REDUCED SERVICE RETIREMENT
27	BENEFIT PURSUANT TO SECTION 24-51-604 BUT HAS, AS OF JANUARY 1,

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1	ATTAINED THE AGE OF SIXTY; OR
2	(IV) FOR MEMBERS WHO ARE STATE TROOPERS AND WHO WERE
3	MEMBERS, INACTIVE MEMBERS, OR RETIREES ON DECEMBER 31, 2006, THE
4	RETIREE RETIRED WITH A SERVICE RETIREMENT BENEFIT PURSUANT TO
5	SECTION 24-51-602 OR RETIRED WITH A REDUCED SERVICE RETIREMENT
6	BENEFIT PURSUANT TO SECTION 24-51-604, BUT HAS, AS OF JANUARY 1,
7	ATTAINED THE AGE AND SERVICE CREDIT YEARS, WHEN WEIGHTED WITH
8	NON-STATE TROOPER SERVICE CREDIT, THAT COMBINED TOTAL AT LEAST
9	SEVENTY-FIVE YEARS, OR RETIRED WITH A REDUCED SERVICE RETIREMENT
10	BENEFIT PURSUANT TO SECTION 24-51-604 BUT HAS, AS OF JANUARY 1,
11	ATTAINED THE AGE OF FIFTY-FIVE.
12	(c) No minimum age or service credit requirement shall apply to
13	disability retirees or survivor benefit recipients.
14	(1.5) and (2) (Deleted by amendment, L. 93, p. 478, § 6, effective
15	March 1, 1994.)
16	(3) For benefit recipients whose benefits are based on the account
17	of a member who was not a member, inactive member, or retiree on
18	December 31, 2006, annual increases in retirement benefits and survivor
19	benefits, if any, shall be effective with the July benefit in accordance with
20	the provisions of section 24-51-1009, SUBJECT TO SECTION 24-51-413,
21	and shall be paid from the retirement benefits reserve or the survivor
22	benefits reserve, as appropriate, so long as the following requirements are
23	satisfied:
24	(a) The benefits have been paid to the benefit recipient for the full
25	preceding calendar year AND AN ANNUAL INCREASE HAS BEEN APPLIED TO
26	THE RETIREMENT OR SURVIVOR BENEFIT ON OR BEFORE MAY 1, 2018; and
27	(b) (I) For members WHO ARE NOT STATE TROOPERS whose

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membership began on or after January 1, 2007, but prior to January 1, 2011, the retiree retired with a service retirement benefit pursuant to section 24-51-602, or retired with a reduced service retirement benefit pursuant to section 24-51-604 but has, as of January 1, attained the age and service credit years that when combined total at least eighty-five years, or retired with a reduced service retirement benefit pursuant to section 24-51-604 but has, as of January 1, attained the age of sixty;

- (II) For members WHO ARE NOT STATE TROOPERS whose membership began on or after January 1, 2011, but prior to January 1, 2017, the retiree retired with a service retirement benefit pursuant to section 24-51-602, or retired with a reduced service retirement benefit pursuant to section 24-51-604 but has, as of January 1, attained the age and service credit years that when combined total at least eighty-eight years, or retired with a reduced service retirement benefit pursuant to section 24-51-604 but has, as of January 1, attained the age of sixty;
- (III) Subject to the provisions of subparagraph (IV) of this paragraph (b) SUBSECTION (3)(b)(IV) OF THIS SECTION, for members WHO ARE NOT STATE TROOPERS whose membership began on or after January 1, 2017, the retiree retired with a service retirement benefit pursuant to section 24-51-602, or retired with a reduced service retirement benefit pursuant to section 24-51-604 but has, as of January 1, attained the age and service credit years that when combined total at least ninety years, or retired with a reduced service retirement benefit pursuant to section 24-51-604 but has, as of January 1, attained the age of sixty; or
- (IV) For members whose membership began on or after January 1, 2017, the retired from the school or Denver public schools divisions with a reduced service retirement benefit pursuant to section

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1	24-51-604 and the retiree's most recent ten years of service credit was
2	earned in the school or Denver public schools divisions, but, as of January
3	1, the retiree's age and total service credit total at least eighty-eight years,
4	or the retiree retired with a reduced service retirement benefit pursuant to
5	section 24-51-604 but has, as of January 1, attained the age of sixty; OR
6	(V) FOR MEMBERS WHO ARE STATE TROOPERS WHO WERE NOT
7	MEMBERS, INACTIVE MEMBERS, OR RETIREES ON DECEMBER 31, 2006, THE
8	RETIREE RETIRED WITH A SERVICE RETIREMENT BENEFIT PURSUANT TO
9	SECTION 24-51-602 OR RETIRED WITH A REDUCED SERVICE RETIREMENT
10	BENEFIT PURSUANT TO SECTION 24-51-604, BUT HAS, AS OF JANUARY 1,
11	ATTAINED THE AGE AND SERVICE CREDIT YEARS, WHEN WEIGHTED WITH
12	NON-STATE TROOPER SERVICE CREDIT, THAT COMBINED TOTAL AT LEAST
13	SEVENTY-FIVE YEARS, OR RETIRED WITH A REDUCED SERVICE RETIREMENT
14	BENEFIT PURSUANT TO SECTION 24-51-604 BUT HAS, AS OF JANUARY 1,
15	ATTAINED THE AGE OF FIFTY-FIVE.
16	(c) No minimum age or service credit requirement shall apply to
17	disability retirees or survivor benefit recipients.
18	(3.5) FOR BENEFIT RECIPIENTS WHOSE BENEFITS ARE BASED ON THE
19	ACCOUNT OF A MEMBER WHO WAS NOT A MEMBER, INACTIVE MEMBER, OR
20	RETIREE ON DECEMBER 31, 2006, ANNUAL INCREASES IN RETIREMENT
21	BENEFITS AND SURVIVOR BENEFITS, IF ANY, ARE EFFECTIVE WITH THE JULY
22	BENEFIT IN ACCORDANCE WITH SECTION 24-51-1009, SUBJECT TO SECTION
23	24-51-413, AND SHALL BE PAID FROM THE RETIREMENT BENEFITS RESERVE
24	OR THE SURVIVOR BENEFITS RESERVE, AS APPROPRIATE, SO LONG AS THE
25	FOLLOWING REQUIREMENTS ARE SATISFIED:
26	(a) THE BENEFITS HAVE BEEN PAID TO THE BENEFIT RECIPIENT FOR
27	THIRTY-SIX MONTHS TOTAL, AND BENEFITS HAVE BEEN PAID TO THE

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1 BENEFIT RECIPIENT FOR THE FULL PRECEDING CALENDAR YEAR, AND AN 2 ANNUAL INCREASE HAS NOT BEEN APPLIED TO THE RETIREMENT OR 3 SURVIVOR BENEFIT ON OR BEFORE MAY 1, 2018; AND 4 (b) (I) FOR MEMBERS WHO ARE NOT STATE TROOPERS WHOSE 5 MEMBERSHIP BEGAN ON OR AFTER JANUARY 1, 2007, BUT PRIOR TO 6 JANUARY 1, 2011, THE RETIREE RETIRED WITH A SERVICE RETIREMENT 7 BENEFIT PURSUANT TO SECTION 24-51-602, OR RETIRED WITH A REDUCED 8 SERVICE RETIREMENT BENEFIT PURSUANT TO SECTION 24-51-604 BUT HAS, 9 AS OF JANUARY 1, ATTAINED THE AGE AND SERVICE CREDIT YEARS THAT 10 WHEN COMBINED TOTAL AT LEAST EIGHTY-FIVE YEARS, OR RETIRED WITH 11 A REDUCED SERVICE RETIREMENT BENEFIT PURSUANT TO SECTION 12 24-51-604 BUT HAS, AS OF JANUARY 1, ATTAINED THE AGE OF SIXTY; 13 FOR MEMBERS WHO ARE NOT STATE TROOPERS WHOSE 14 MEMBERSHIP BEGAN ON OR AFTER JANUARY 1, 2011, BUT PRIOR TO 15 JANUARY 1, 2017, THE RETIREE RETIRED WITH A SERVICE RETIREMENT 16 BENEFIT PURSUANT TO SECTION 24-51-602, OR RETIRED WITH A REDUCED 17 SERVICE RETIREMENT BENEFIT PURSUANT TO SECTION 24-51-604 BUT HAS, 18 AS OF JANUARY 1, ATTAINED THE AGE AND SERVICE CREDIT YEARS THAT 19 WHEN COMBINED TOTAL AT LEAST EIGHTY-EIGHT YEARS, OR RETIRED WITH 20 A REDUCED SERVICE RETIREMENT BENEFIT PURSUANT TO SECTION 21 24-51-604 BUT HAS, AS OF JANUARY 1, ATTAINED THE AGE OF SIXTY; 22 (III) SUBJECT TO SUBSECTION (3.5)(b)(IV) OF THIS SECTION, FOR 23 MEMBERS WHO ARE NOT STATE TROOPERS WHOSE MEMBERSHIP BEGAN ON 24 OR AFTER JANUARY 1, 2017, THE RETIREE RETIRED WITH A SERVICE 25 RETIREMENT BENEFIT PURSUANT TO SECTION 24-51-602, OR RETIRED WITH 26 A REDUCED SERVICE RETIREMENT BENEFIT PURSUANT TO SECTION 27 24-51-604 BUT HAS, AS OF JANUARY 1, ATTAINED THE AGE AND SERVICE

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1	CREDIT YEARS THAT WHEN COMBINED TOTAL AT LEAST NINETY YEARS, OR
2	RETIRED WITH A REDUCED SERVICE RETIREMENT BENEFIT PURSUANT TO
3	SECTION 24-51-604 BUT HAS, AS OF JANUARY 1, ATTAINED THE AGE OF
4	SIXTY;
5	(IV) FOR MEMBERS WHOSE MEMBERSHIP BEGAN ON OR AFTER
6	January 1, 2017, the retiree retired from the school or Denver
7	PUBLIC SCHOOLS DIVISIONS WITH A REDUCED SERVICE RETIREMENT
8	BENEFIT PURSUANT TO SECTION 24-51-604 AND THE RETIREE'S MOST
9	RECENT TEN YEARS OF SERVICE CREDIT WAS EARNED IN THE SCHOOL OR
10	DENVER PUBLIC SCHOOLS DIVISIONS, BUT, AS OF JANUARY 1, THE
11	RETIREE'S AGE AND TOTAL SERVICE CREDIT TOTAL AT LEAST EIGHTY-EIGHT
12	YEARS, OR THE RETIREE RETIRED WITH A REDUCED SERVICE RETIREMENT
13	BENEFIT PURSUANT TO SECTION 24-51-604 BUT HAS, AS OF JANUARY 1,
14	ATTAINED THE AGE OF SIXTY;
15	(V) FOR MEMBERS WHO ARE STATE TROOPERS WHO WERE NOT
16	MEMBERS, INACTIVE MEMBERS, OR RETIREES ON DECEMBER 31, 2006, BUT
17	BEFORE DECEMBER 31, 2020, THE RETIREE RETIRED WITH A SERVICE
18	RETIREMENT BENEFIT PURSUANT TO SECTION 24-51-602 OR RETIRED WITH
19	A REDUCED SERVICE RETIREMENT BENEFIT PURSUANT TO SECTION
20	24-51-604, BUT HAS, AS OF JANUARY 1, ATTAINED THE AGE AND SERVICE
21	CREDIT YEARS, WHEN WEIGHTED WITH NON-STATE TROOPER SERVICE
22	CREDIT, THAT COMBINED TOTAL AT LEAST SEVENTY-FIVE YEARS, OR
23	RETIRED WITH A REDUCED SERVICE RETIREMENT BENEFIT PURSUANT TO
24	SECTION 24-51-604 BUT HAS, AS OF JANUARY 1, ATTAINED THE AGE OF
25	FIFTY-FIVE;
26	(VI) FOR MEMBERS WHO ARE NOT STATE TROOPERS WHOSE
27	MEMBERSHIP BEGAN ON OR AFTER JANUARY 1, 2020, THE RETIREE RETIRED

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1	FROM THE SCHOOL OR DENVER PUBLIC SCHOOLS DIVISIONS WITH A
2	REDUCED SERVICE RETIREMENT BENEFIT PURSUANT TO SECTION
3	$24\text{-}51\text{-}604, \mathtt{BUT}, \mathtt{AS}\mathtt{OF}\mathtt{JANUARY}1, \mathtt{THE}\mathtt{RETIREE}\mathtt{RETIRED}\mathtt{WITH}\mathtt{A}\mathtt{REDUCED}$
4	SERVICE RETIREMENT BENEFIT PURSUANT TO SECTION 24-51-604 BUT HAS,
5	AS OF JANUARY 1, ATTAINED THE AGE OF SIXTY-FIVE; OR
6	(VII) FOR MEMBERS WHO ARE STATE TROOPERS WHOSE
7	${\tt MEMBERSHIPBEGANONORAFTERJANUARY1,2020, THERETIREERETIRED}$
8	FROM THE SCHOOL OR DENVER PUBLIC SCHOOLS DIVISIONS WITH A
9	REDUCED SERVICE RETIREMENT BENEFIT PURSUANT TO SECTION
10	24-51-604, BUT HAS, AS OF JANUARY 1, ATTAINED THE AGE AND SERVICE
11	CREDIT YEARS, WHEN WEIGHTED WITH NON-STATE TROOPER SERVICE
12	CREDIT, THAT COMBINED TOTAL AT LEAST EIGHTY YEARS, OR RETIRED

24-51-604 BUT HAS, AS OF JANUARY 1, ATTAINED THE AGE OF SIXTY. 15 (c) NO MINIMUM AGE OR SERVICE CREDIT REQUIREMENT SHALL

APPLY TO DISABILITY RETIREES OR SURVIVOR BENEFIT RECIPIENTS.

WITH A REDUCED SERVICE RETIREMENT BENEFIT PURSUANT TO SECTION

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- (4) Benefits that are calculated pursuant to part 17 of this article ARTICLE 51 shall be governed by the benefit increase provisions of such part 17.
- 20 SECTION 17. In Colorado Revised Statutes, 24-51-1002, amend 21 (2); and **add** (1.5) as follows:
- 22 24-51-1002. Annual percentages to be 23 (1.5) NOTWITHSTANDING ANY OTHER PROVISION OF THIS SECTION, FOR 24 THE YEARS 2018 AND 2019, THE ANNUAL INCREASE AWARDED SHALL BE 25 ZERO PERCENT.
 - (2) Beginning in the year 2011 ON THE EFFECTIVE DATE OF THIS SUBSECTION (2), AS AMENDED, subject to the provisions of section

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24-51-1009.5, for benefit recipients whose benefits are based on the
account of a member who was a member, inactive member, or retiree on
December 31, 2006, or for benefit recipients whose benefits are based on
the account of a DPS member or DPS retiree, the increase applied to
benefits paid shall be the lesser of two percent or the average of the
annual increases determined for each month, to the nearest one-tenth of
a percent, as calculated by the United States department of labor, in the
national consumer price index for urban wage earners and clerical
workers during the calendar year preceding the increase in the benefit.
Notwithstanding the provisions of this subsection (2), the increase shall
be the maximum permitted under this subsection (2) and section
24-51-1009.5 unless the association's annual audited return on
investments is negative for the preceding calendar year, at which point the
annual increase for the subsequent three years shall be the lesser of two
percent or the average of the annual increases determined for each month,
to the nearest one-tenth of a percent, as calculated by the United States
department of labor, in the national consumer price index for urban wage
earners and clerical workers during the calendar year preceding the
increase in the benefit ONE AND ONE-QUARTER PERCENT UNLESS
ADJUSTED PURSUANT TO SECTION 24-51-413. The increase applied to such
benefits shall be recalculated annually as of July 1 and shall be the
compounded annual percentage of the annual increases applied to such
benefits. In the first year that the benefit recipient is eligible to receive an
annual increase pursuant to section 24-51-1001, the annual increase shall
be prorated.
SECTION 18. In Colorado Revised Statutes, 24-51-1009, amend

(4) introductory portion and (4)(a); and **add** (1.5) as follows:

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1	24-51-1009. Annual increase reserve - creation. (1.5) FOR THE
2	YEARS 2018 AND 2019, THE ANNUAL INCREASE AWARDED SHALL BE ZERO
3	PERCENT.
4	(4) An actuarial valuation shall be conducted each year for the
5	annual increase reserve of each division for the purposes of this section.
6	The actuarial valuation shall include a determination of the total market
7	value of the assets in the reserve and a calculation of the net present value
8	of the actuarial liabilities associated with providing each of the annual
9	increases described in paragraphs (a), (b), and (c) of this subsection (4)
10	SUBSECTIONS $(4)(a)$, $(4)(b)$, AND $(4)(c)$ OF THIS SECTION. Subject to section
11	24-51-1009.5, the maximum annual increase awarded by the board shall
12	be the lesser of the following calculations:
13	(a) SUBJECT TO THE MAXIMUM ANNUAL INCREASE AS ADJUSTED
14	PURSUANT TO SECTION 24-51-413, a permanent increase equal to two
15	percent ONE AND ONE-QUARTER PERCENT of current benefits payable to
16	benefit recipients then eligible for an annual increase in accordance with
17	section 24-51-1001 (3);
18	SECTION 19. In Colorado Revised Statutes, amend
19	24-51-1009.5 as follows:
20	24-51-1009.5. Annual increase amount changes. When the
21	actuarial funded ratio of the association, based on the actuarial value of
22	assets, is at or above one hundred three percent as determined in the
23	annual actuarial study of the association, the upper limit of the annual
24	increase shall be increased by one-quarter of one percent. If the actuarial
25	funded ratio of the association, based on the actuarial value of assets,
26	reaches one hundred three percent and subsequently any annual actuarial
27	study reflects the actuarial funded ratio of the association, based on the

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1	actuarial value of assets, is below ninety percent, the upper limit of the
2	annual increase shall be decreased by one-quarter of one percent. At no
3	time shall the upper limit of the annual increase fall below two percent.
4	SECTION 20. In Colorado Revised Statutes, add 24-51-1500.2
5	as follows:
6	24-51-1500.2. Legislative declaration. The GENERAL ASSEMBLY
7	FINDS AND DECLARES THAT THE PURPOSE OF THE DEFINED CONTRIBUTION
8	PLAN ESTABLISHED IN THIS PART 15 IS TO PROVIDE ELIGIBLE EMPLOYEES
9	WHO PARTICIPATE IN THE DEFINED CONTRIBUTION PLAN WITH A PATH
10	TOWARD HAVING A SECURE RETIREMENT THROUGH A FOCUS ON LIFETIME
11	RETIREMENT INCOME TO MAINTAIN AN ELIGIBLE EMPLOYEE'S STANDARD
12	OF LIVING FOLLOWING A FULL CAREER OF EMPLOYMENT. THE PROVISIONS
13	OF THIS PART 15 ARE DESIGNED TO AVOID A NEGATIVE IMPACT ON THE
14	DEFINED BENEFIT TRUSTS IN THIS ARTICLE 51. EMPLOYERS ARE
15	RESPONSIBLE FOR ENSURING THAT THEIR EMPLOYEES UNDERSTAND THE
16	ADVANTAGES AND DISADVANTAGES OF THE DEFINED BENEFIT AND
17	DEFINED CONTRIBUTION PLANS.
18	SECTION 21. In Colorado Revised Statutes, 24-51-1501, amend
19	(1) and (4) as follows:
20	24-51-1501. Defined contribution plan - establishment -
21	creation of fund - definitions. (1) The board is hereby authorized to
22	establish and administer a defined contribution plan for eligible state
23	employees as provided in this part 15. The board shall establish the terms
24	and conditions of the association's defined contribution plan offered to
25	eligible state employees. The assets of the plan shall be held in a separate
26	trust fund of the association created for such purpose.
27	(4) For purposes of this part 15, "employer" means the state, the

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1	general assembly, the office of a district attorney in a judicial district, any
2	state department that employs an eligible employee, and any community
3	college governed by the state board for community colleges and
4	occupational education. Effective January 1, <u>2019</u> , "Employer" ALSO
5	INCLUDES ANY EMPLOYER IN THE SCHOOL DIVISION, THE DENVER PUBLIC
6	SCHOOLS DIVISION, THE LOCAL GOVERNMENT DIVISION, AND THE JUDICIAL
7	DIVISION. "Employer" shall not include any state college or university as
8	defined in section 24-54.5-102 (7), any institution under the control of the
9	board of regents of the university of Colorado, or an institution governed
10	pursuant to part 5 of article 21 of title 23. C.R.S.
11	SECTION 22. In Colorado Revised Statutes, 24-51-1502, amend
12	(2)(a); and repeal (3) as follows:
13	24-51-1502. New eligible employees - election - definitions.
14	(2) (a) For purposes of this part 15, "eligible employee" means, effective
15	July 1, 2009, and effective January 1, $\underline{2019}$, for school division,
16	DENVER PUBLIC SCHOOLS DIVISION, LOCAL GOVERNMENT DIVISION, AND
17	JUDICIAL DIVISION EMPLOYEES, any employee who commences
18	employment with an employer and who, if not commencing employment
19	in a state elected official's position, has not been a member of the
20	association's defined benefit plan or the association's defined contribution
21	plan or an active participant of the state defined contribution plan
22	established pursuant to part 2 of article 52 of this title TITLE 24, as said
23	part existed prior to its repeal in 2009, during the twelve months prior to
24	the date that he or she commenced employment. "Eligible employee"
25	includes a retiree of the association who is serving in a state elected
26	official's position but does not include any other retiree of the association
27	or a retiree of the association who has suspended benefits.

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1	(3) An engible employee filled by all employer on or after May 2,
2	2009, is eligible for the election pursuant to subsection (1) of this section.
3	SECTION 23. In Colorado Revised Statutes, 24-51-1503, amend
4	(2) as follows:
5	24-51-1503. Defined contribution plan option. (2) An employee
6	hired by an employer who has been a member of the association's defined
7	benefit plan or the association's defined contribution plan during the
8	twelve months prior to the date that the employee commences
9	employment shall automatically continue to be a member of such plan
10	upon commencing employment. IF AUTOMATICALLY CONTINUING IN THE
11	DEFINED CONTRIBUTION PLAN, THE EMPLOYEE'S INDIVIDUAL
12	PARTICIPATION ACCOUNT SHALL RECEIVE THE SAME EMPLOYER
13	CONTRIBUTION PURSUANT TO SECTION 24-51-1505 (1), AS PREVIOUSLY
14	ENTITLED. The employee shall be considered an eligible employee for
15	purposes of section 24-51-1506.
16	SECTION 24. In Colorado Revised Statutes, 24-51-1505, amend
17	(1), (2), and (3) as follows:
18	24-51-1505. Contributions - vesting - definition.
19	(1) Contribution rates to the association's defined contribution plan by
20	the employer and by members of the defined contribution plan established
21	pursuant to this part 15 shall be the same as the rates that would be
22	payable by the employer and the member pursuant to section 24-51-401.
23	THE INDIVIDUAL'S PARTICIPANT ACCOUNT SHALL RECEIVE THE FULL
24	MEMBER CONTRIBUTION AMOUNT IN EFFECT UNDER SECTION 24-51-401.
25	THE INDIVIDUAL'S PARTICIPANT ACCOUNT SHALL RECEIVE A PORTION OF
	THE HADIVIDORED TRACTION RECOGNITION DELICION OF
26	THE EMPLOYER CONTRIBUTION EQUAL TO THE AMOUNT IN TABLE A IN

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1	CONTRIBUTION ABOVE THE AMOUNT IN TABLE A IN 24-51-401 $(1.7)(a)(I)$
2	SHALL BE PAID TO THE EMPLOYER'S DIVISION TRUST FUND.
3	(2) Consistent with the provisions of section 24-51-401 (1.7)(b),
4	(1.7)(c), and (1.7)(d), the employer shall deliver all contributions to the
5	defined contribution plan trust fund via the service provider designated
6	by the association within five days after the date members are paid.
7	(3) Except as otherwise provided in subsection (4) of this section,
8	members of the association's defined contribution plan shall be
9	immediately and fully vested in their own contributions to the plan,
10	together with accumulated investment gains or losses. Members shall be
11	immediately vested in fifty percent of the employer's contribution to the
12	DEFINED CONTRIBUTION plan, together with accumulated investment gains
13	or losses on that vested portion. For each full year of membership in the
14	defined contribution plan, the vesting percentage shall increase by ten
15	percent. The vesting percentage in the employer's contribution, with
16	accumulated earnings or losses, shall be one hundred percent for all
17	members with five or more years of membership in the defined
18	contribution plan. If an individual becomes a member of the defined
19	contribution plan without an existing account balance or after a
20	twelve-month break in service, the individual shall begin a new vesting
21	schedule with regard to future employer contributions in accordance with
22	this subsection (3).
23	SECTION 25. In Colorado Revised Statutes, 24-51-1702, amend
24	(17) as follows:
25	24-51-1702. Definitions. As used in this part 17, unless the
26	context otherwise requires:

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(17) "Highest average salary" means the average monthly

1	compensation of the thirty-six months of accredited service having the
2	highest rates, multiplied by twelve, or the "career average salary",
3	whichever is greater, and shall be applied to benefits, except for benefits
4	under sections 24-51-1727 to 24-51-1731, attributable to retirement or
5	death on or after July 1, 1994. For benefits under sections 24-51-1727 to
6	24-51-1731, "highest average salary" applies to cases where termination
7	of service occurs on or after July 1, 1994. This subsection (17) shall apply
8	only to DPS members eligible for a retirement benefit as of January 1,
9	2011. For DPS members not eligible for a retirement benefit as of January
10	1, 2011, the definition of "highest average salary" specified in section
11	24-51-101 (25)(b)(V) SECTION 24-51-101 (25)(b)(V) AND (25)(b)(VI),
12	shall apply.
13	SECTION 26. In Colorado Revised Statutes, add article 51.5 to
14	title 24 as follows:
15	ADTICLE 51.5
13	ARTICLE 51.5
16	ARTICLE 51.5 Public Pension Plans - Oversight Committee
16	Public Pension Plans - Oversight Committee
16 17	Public Pension Plans - Oversight Committee 24-51.5-101. Public pension legislative oversight committee -
16 17 18	Public Pension Plans - Oversight Committee 24-51.5-101. Public pension legislative oversight committee - creation - members. (1) There is hereby created the Public Pension
16 17 18 19	Public Pension Plans - Oversight Committee 24-51.5-101. Public pension legislative oversight committee - creation - members. (1) There is hereby created the public pension LEGISLATIVE OVERSIGHT COMMITTEE, REFERRED TO IN THIS ARTICLE 51.5
16 17 18 19 20	Public Pension Plans - Oversight Committee 24-51.5-101. Public pension legislative oversight committee - creation - members. (1) There is hereby created the public pension LEGISLATIVE OVERSIGHT COMMITTEE, REFERRED TO IN THIS ARTICLE 51.5 AS THE "COMMITTEE", COMPOSED OF FOUR SENATORS APPOINTED BY THE
16 17 18 19 20 21	Public Pension Plans - Oversight Committee 24-51.5-101. Public pension legislative oversight committee - creation - members. (1) There is hereby created the public pension Legislative oversight committee, referred to in this article 51.5 As the "committee", composed of four senators appointed by the President of the senate, <u>four</u> representatives appointed by the
16 17 18 19 20 21 22	Public Pension Plans - Oversight Committee 24-51.5-101. Public pension legislative oversight committee - creation - members. (1) There is hereby created the public pension legislative oversight committee, referred to in this article 51.5 As the "committee", composed of four senators appointed by the president of the senate, <u>four</u> representatives appointed by the speaker of the house of representatives, and four <u>nonvoting</u> ,
16 17 18 19 20 21 22 23	Public Pension Plans - Oversight Committee 24-51.5-101. Public pension legislative oversight committee - creation - members. (1) There is hereby created the public pension Legislative oversight committee, referred to in this article 51.5 As the "committee", composed of four senators appointed by the President of the senate, <u>four</u> representatives appointed by the Speaker of the house of representatives, and four <u>nonvoting</u> , <u>Nonlegislative</u> experts in the area of pensions or retirement plan
16 17 18 19 20 21 22 23 24	Public Pension Plans - Oversight Committee 24-51.5-101. Public pension legislative oversight committee - creation - members. (1) There is hereby created the public pension Legislative oversight committee, referred to in this article 51.5 As the "committee", composed of four senators appointed by the President of the senate, <u>four</u> representatives appointed by the speaker of the house of representatives, and four <u>nonvoting</u> , <u>Nonlegislative</u> experts in the area of pensions or retirement plan Design appointed by the state treasurer. Of the members

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1	SHALL BE FROM THE SAME POLITICAL PARTY. OF THE MEMBERS APPOINTED
2	BY THE STATE TREASURER, NO MORE THAN TWO SHALL BE FROM THE SAME
3	POLITICAL PARTY AND SUCH MEMBERS SHALL SATISFY THE CRITERIA
4	SPECIFIED IN SUBSECTION (6) OF THIS SECTION.

- (2) THE PRESIDENT OF THE SENATE SHALL DESIGNATE THE CHAIR OF THE COMMITTEE IN ODD-NUMBERED YEARS AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES SHALL DESIGNATE THE CHAIR IN EVEN-NUMBERED YEARS. THE PRESIDENT OF THE SENATE SHALL DESIGNATE THE VICE-CHAIR OF THE COMMITTEE IN EVEN-NUMBERED YEARS AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES SHALL DESIGNATE THE VICE-CHAIR IN ODD-NUMBERED YEARS.
- (3) THE LEGISLATIVE MEMBERS OF THE COMMITTEE SHALL RECEIVE THE SAME PER DIEM ALLOWANCE AUTHORIZED FOR OTHER MEMBERS OF THE GENERAL ASSEMBLY SERVING ON INTERIM STUDY COMMITTEES AND ACTUAL EXPENSES FOR PARTICIPATION IN MEETINGS OF THE COMMITTEE. THE MEMBERS OF THE COMMITTEE APPOINTED BY THE STATE TREASURER SHALL SERVE WITHOUT COMPENSATION BUT SHALL BE REIMBURSED BY THE STATE TREASURER FOR ANY NECESSARY EXPENSES INCURRED IN THE CONDUCT OF THEIR OFFICIAL DUTIES AND SHALL SUFFER NO LOSS OF SALARY FROM AN EMPLOYER FOR SERVICE ON THE COMMITTEE.
- (4) STAFF SERVICES FOR THE COMMITTEE SHALL BE PROVIDED BY THE STATE AUDITOR'S OFFICE, THE LEGISLATIVE COUNCIL, AND THE OFFICE OF LEGISLATIVE LEGAL SERVICES. THE STATE AUDITOR, WITH THE APPROVAL OF THE COMMITTEE, MAY CONTRACT FOR SERVICES DEEMED NECESSARY FOR THE IMPLEMENTATION OF THIS ARTICLE 51.5.
- (5) THE PRESIDENT OF THE SENATE, THE SPEAKER OF THE HOUSE OF REPRESENTATIVES, AND THE STATE TREASURER SHALL MAKE THEIR

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1	FIRST APPOINTMENTS TO THE COMMITTEE ON OR BEFORE JANUARY 1, 2019.
2	THE TERMS OF MEMBERS FIRST APPOINTED BY THE PRESIDENT, THE
3	SPEAKER, AND THE STATE TREASURER SHALL EXPIRE ON THE CONVENING
4	DATE OF THE FIRST REGULAR SESSION OF THE SEVENTY-THIRD GENERAL
5	ASSEMBLY. THEREAFTER, THE TERMS OF MEMBERS APPOINTED OR
6	REAPPOINTED BY THE PRESIDENT, THE SPEAKER, AND THE STATE
7	TREASURER SHALL EXPIRE ON THE CONVENING DATE OF THE FIRST
8	REGULAR SESSION OF EACH GENERAL ASSEMBLY, AND ALL SUBSEQUENT
9	APPOINTMENTS AND REAPPOINTMENTS SHALL BE MADE AS SOON AS
10	PRACTICABLE AFTER SUCH CONVENING DATE. THE PERSON MAKING THE
11	ORIGINAL APPOINTMENT OR REAPPOINTMENT SHALL FILL ANY VACANCY
12	BY APPOINTMENT FOR THE REMAINDER OF AN UNEXPIRED TERM. MEMBERS
13	APPOINTED OR REAPPOINTED BY THE PRESIDENT, THE SPEAKER, AND THE
14	STATE TREASURER SHALL SERVE AT THE PLEASURE OF THE APPOINTING
15	AUTHORITY AND SHALL CONTINUE IN OFFICE UNTIL THE MEMBER'S
16	SUCCESSOR IS APPOINTED.
17	(6) THE MEMBERS OF THE COMMITTEE APPOINTED BY THE STATE
18	TREASURER SHALL HAVE SIGNIFICANT EXPERIENCE AND COMPETENCE IN
19	INVESTMENT MANAGEMENT, FINANCE, BANKING, ECONOMICS
20	ACCOUNTING, PENSION ADMINISTRATION, OR ACTUARIAL ANALYSIS. SUCH
21	MEMBERS SHALL NOT BE MEMBERS, INACTIVE MEMBERS, OR RETIREES OF
22	THE PUBLIC EMPLOYEES' RETIREMENT ASSOCIATION AND SHALL NOT BE
23	MEMBERS, INACTIVE MEMBERS, OR RETIREES OF THE FIRE AND POLICE
24	PENSION ASSOCIATION.
25	24-51.5-102. Public pension legislative oversight committee -
26	duties. (1) The committee shall study and develop proposed
27	LEGISLATION RELATING TO FUNDING OF THE PUBLIC EMPLOYEES

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1	RETIREMENT ASSOCIATION AND POLICE OFFICERS' AND FIREFIGHTERS'
2	PENSIONS IN THE STATE AND BENEFIT DESIGNS OF SUCH PENSION PLANS.
3	(2) IN CONNECTION WITH THE FIRE AND POLICE PENSION
4	ASSOCIATION, THE COMMITTEE STUDY SHALL INCLUDE A REVIEW OF, AND
5	THE PROPOSED LEGISLATION MAY INCLUDE, AMONG OTHER SUBJECTS, THE
6	FOLLOWING:
7	(a) NORMAL RETIREMENT AGE AND COMPULSORY RETIREMENT;
8	(b) PAYMENT OF BENEFITS PRIOR TO NORMAL RETIREMENT AGE;
9	(c) SERVICE REQUIREMENTS FOR ELIGIBILITY;
10	(d) RATE OF ACCRUAL OF BENEFITS;
11	(e) DISABILITY BENEFITS;
12	(f) SURVIVORS' BENEFITS;
13	(g) VESTING OF BENEFITS;
14	(h) Employee contributions;
15	(i) Postretirement increases;
16	(j) COORDINATION OF BENEFITS WITH OTHER PROGRAMS;
17	(k) The volunteer firefighter pension system; and
18	(1) The provisions of articles 30 and 30.5 of title 31 .
19	(3) IN CONNECTION WITH THE PUBLIC EMPLOYEES' RETIREMENT
20	ASSOCIATION, THE COMMITTEE SHALL PERFORM THE FOLLOWING
21	FUNCTIONS WITH THE FULL COOPERATION OF THE PUBLIC EMPLOYEES'
22	RETIREMENT ASSOCIATION:
23	(a) RECEIVE ADDITIONAL TRAINING AND ORIENTATION REGARDING
24	PENSION FINANCE AND THE PUBLIC EMPLOYEES' RETIREMENT
25	ASSOCIATION;
26	(b) REVIEW SEMI-ANNUALLY THE OVERALL FINANCIAL HEALTH OF
27	THE PUBLIC EMPLOYEES' RETIREMENT ASSOCIATION, INCLUDING THE

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LEVELS OF BENEFITS, ITS SOURCES OF FUNDING, AND ITS OVERALL FINANCIAL VIABILITY BASED ON BOTH THE ASSUMPTIONS OF THE ASSOCIATION BOARD OF DIRECTORS AND THE REQUIREMENTS OF THE GOVERNMENTAL ACCOUNTING STANDARDS BOARD. THE COMMITTEE MAY REQUEST THAT THE ASSOCIATION PROVIDE GENERAL FINANCIAL REPORTING BASED ON ASSUMPTIONS FOR ECONOMIC AND INVESTMENT FACTORS, INCLUDING, BUT NOT LIMITED TO, INFLATION, ECONOMIC GROWTH, EMPLOYMENT GROWTH, AND RATE OF RETURN, THAT DIFFER FROM BOARD ASSUMPTIONS. IF THE COMMITTEE DETERMINES THAT THE ASSOCIATION'S BOARD OF DIRECTORS IS USING ASSUMPTIONS THAT ARE TOO CONSERVATIVE OR TOO AGGRESSIVE, THE COMMITTEE SHALL REQUEST THAT THE ASSOCIATION ADJUST ITS ASSUMPTIONS ACCORDINGLY.

(c) REVIEW ANNUALLY THE CALCULATED NORMAL COSTS THAT WILL COVER CURRENT PENSION BENEFITS AND THE SHARE OF CONTRIBUTIONS GOING TO COVER THE UNFUNDED LIABILITY OF THE PUBLIC EMPLOYEES' RETIREMENT ASSOCIATION;

(d) Review semi-annually the planned reduction of the unfunded liability of the public employees' retirement association. If full funding will not be achieved by 2048, the committee shall make additional recommendations to the joint budget committee and the general assembly to achieve full funding by 2048. If, upon that annual review, the committee determines that the association does not have at least a sixty-seven percent likelihood of achieving full funding by 2048, then the association shall provide recommendations to the committee for policy changes that would return the association to fully funded status by 2048. The committee shall report to

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1	THE GENERAL ASSEMBLY ANNUALLY REGARDING WHETHER OR NOT THE
2	ASSOCIATION IS ON TRACK TO ACHIEVE FULL FUNDING BY 2048 AND IF
3	NOT, THE CORRECTIVE ACTIONS RECOMMENDED BY THE COMMITTEE OR
4	THE ASSOCIATION TO RECTIFY THE SHORTFALL.
5	(e) REPORT IN WRITING ANNUALLY TO THE CITIZENS OF COLORADO
6	REGARDING WHETHER OR NOT THE PUBLIC EMPLOYEES' RETIREMENT
7	ASSOCIATION IS ON TRACK TO ACHIEVE FULL FUNDING BY 2048 AND IF
8	NOT, THE CORRECTIVE ACTIONS RECOMMENDED BY THE COMMITTEE OR
9	THE ASSOCIATION TO THE GENERAL ASSEMBLY TO RECTIFY THE
10	SHORTFALL. SUCH COMMUNICATION SHALL BE MADE IN A MANNER THAT
11	IS CLEAR, CONCISE, AND ACCESSIBLE TO LAYPEOPLE. THIS
12	COMMUNICATION SHALL QUANTIFY THE NET PRESENT VALUE OF ANY
13	FUNDING DEFICIT ON A PER CITIZEN BASIS. FOR EXAMPLE, FIFTY BILLION
14	DOLLARS ON FIVE MILLION FIVE HUNDRED THOUSAND PEOPLE EQUALS NINE
15	THOUSAND NINETY DOLLARS PER PERSON. THE CERTIFIED ANNUAL
16	FINANCIAL REPORT SHALL NOT SERVE AS THIS COMMUNICATION.
17	(f) AFTER FULL FUNDING IS ACHIEVED, MAKE RECOMMENDATIONS
18	TO THE JOINT BUDGET COMMITTEE AND THE GENERAL ASSEMBLY DURING
19	EACH LEGISLATIVE SESSION REGARDING CHANGES TO THE PLAN TO
20	MAINTAIN FULL FUNDING;
21	(g) Ensure the public employees' retirement association
22	BOARD IS ADMINISTERING THE ASSOCIATION AS MANDATED AND MAKE
23	RECOMMENDATIONS FOR THE ASSOCIATION BOARD STRUCTURE AS
24	WARRANTED; AND
25	(h) EVERY THREE YEARS, COMMISSION AN INDEPENDENT REVIEW
26	OF THE ECONOMIC AND INVESTMENT ASSUMPTIONS USED TO MODEL THE
27	PUBLIC EMPLOYEES' RETIREMENT ASSOCIATION FINANCIAL SITUATION. THE

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1	COMMITTEE SHALL USE EXPERTS OTHER THAN THOSE ALREADY WORKING
2	ON BEHALF OF THE ASSOCIATION.
3	SECTION 27. In Colorado Revised Statutes, 31-31-1001, add (4)
4	as follows:
5	31-31-1001. Police officers' and firefighters' pension reform
6	commission - creation - duties - repeal. (4) NOTWITHSTANDING
7	SUBSECTION (1)(b) OF THIS SECTION, THE COMMISSION IS REPEALED,
8	EFFECTIVE DECEMBER 31, 2018, AND THE TERMS OF ALL MEMBERS
9	SERVING ON THE COMMISSION SHALL EXPIRE ON THAT DATE.
10	SECTION 28. Appropriation. For the 2018-19 state fiscal year,
11	\$200,000 is appropriated to the legislative department for use by the
11 12	\$200,000 is appropriated to the legislative department for use by the legislative council. This appropriation is from the general fund. To
12	legislative council. This appropriation is from the general fund. To
12 13	legislative council. This appropriation is from the general fund. To implement this act, the legislative council may use this appropriation for
12 13 14	legislative council. This appropriation is from the general fund. To implement this act, the legislative council may use this appropriation for independent review of PERA assumptions pursuant to section
12 13 14 15	legislative council. This appropriation is from the general fund. To implement this act, the legislative council may use this appropriation for independent review of PERA assumptions pursuant to section 24-51.5-102 (3)(h), C.R.S.

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