Second Regular Session Seventieth General Assembly STATE OF COLORADO

REVISED

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

LLS NO. 16-0872.01 Brita Darling x2241

SENATE BILL 16-121

SENATE SPONSORSHIP

Tate,

HOUSE SPONSORSHIP

Garnett,

Senate Committees

House Committees
Finance

Finance

A BILL FOR AN ACT

101	CONCERNING THE PERCENTAGE OF TUITION REVENUE THAT AN
102	INSTITUTION OF HIGHER EDUCATION IS AUTHORIZED TO PLEDGE
103	FOR CONTRACTS FOR THE ADVANCEMENT OF MONEY.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

Under current law, a state institution of higher education or group of institutions may pledge up to 10% of tuition revenues of the institution for purposes of entering into contracts for the advancement of money. The bill allows an institution or group of institutions to pledge up to 100% of tuition revenue if the contract for the advancement of money for

HOUSE
Amended 2nd Reading
March 15, 2016

SENATE 3rd Reading Unamended February 19, 2016

SENATE Amended 2nd Reading February 18, 2016

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u>

Capital letters indicate new material to be added to existing statute.

Dashes through the words indicate deletions from existing statute.

which it is pledging tuition is not subject to the higher education revenue bond intercept program and the institution is not a party to any existing contracts for the advancement of money that are subject to the higher education revenue bond intercept program.

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

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2 **SECTION 1.** In Colorado Revised Statutes, 23-5-103, **amend** (1) as follows:

23-5-103. Pledge of income. (1) (a) The governing board of any one or more state educational institutions, including, but not limited to, the state colleges under the control and operation of their respective boards of trustees, that enters into such a contract for the advancement of moneys MONEY is authorized, in connection with or as a part of such contract, to pledge the net income derived or to be derived from such land or facilities so constructed, acquired, and equipped as security for the repayment of the moneys MONEY advanced therefor, together with interest thereon, and for the establishment and maintenance of reserves in connection therewith; and, for the same purpose, any such governing board is also authorized, subject to the limitations specified in section 23-5-119.5 (5), to pledge the net income derived or to be derived from other facilities that are included in a designated enterprise or, if not included, other facilities that are not acquired and not to be acquired with moneys MONEY appropriated to the institution by the state of Colorado, and to pledge the net income, fees, and revenues derived from such sources, if unpledged, or, if pledged, the net income, fees, and revenues currently in excess of the amount required to meet principal, interest, and reserve requirements in connection with outstanding obligations to which such net income, fees, and revenues have theretofore been pledged.

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EXCEPT AS PROVIDED IN PARAGRAPH (b) OF THIS SUBSECTION (1), a governing board of an institution or group of institutions designated as an enterprise pursuant to section 23-5-101.7 that has entered into a contract for the advancement of money on behalf of such an institution or group of institutions may pledge up to ten percent of tuition revenues of such an enterprise, except for general fund moneys MONEY appropriated by the general assembly, and all or a portion of a facility construction fee that may be imposed as security for the repayment of the moneys MONEY advanced pursuant to said contract. The pledge of tuition revenues or the imposition of a facility construction fee shall include a process for student input consistent with the institutional plan for student fees adopted by the governing board of the applicable institution pursuant to section 23-5-119.5.

- (b) Commencing on and after the effective date of this paragraph (b), a governing board of an institution or group of institutions designated as an enterprise pursuant to section 23-5-101.7 that has entered into a contract for the advancement of money on behalf of the institution or group of institutions may pledge up to one hundred percent of tuition revenues of the enterprise, except for general fund money appropriated by the general assembly, if:
- (I) THE CONTRACT FOR THE ADVANCEMENT OF MONEY FOR WHICH THE INSTITUTION IS PLEDGING TUITION REVENUE IS NOT SUBJECT TO THE HIGHER EDUCATION REVENUE BOND INTERCEPT PROGRAM SET FORTH IN SECTION 23-5-139; AND
- (II) THE INSTITUTION IS NOT A PARTY TO ANY EXISTING CONTRACT FOR THE ADVANCEMENT OF MONEY ON BEHALF OF THE INSTITUTION OR

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1	GROUP OF INSTITUTIONS THAT IS SUBJECT TO THE HIGHER EDUCATION
2	REVENUE BOND INTERCEPT PROGRAM SET FORTH IN SECTION 23-5-139.
3	SECTION 2. Safety clause. The general assembly hereby finds,
4	determines, and declares that this act is necessary for the immediate
5	preservation of the public peace, health, and safety.

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