First Regular Session Seventy-second General Assembly STATE OF COLORADO

REREVISED

This Version Includes All Amendments Adopted in the Second House

LLS NO. 19-0914.02 Jason Gelender x4330

HOUSE BILL 19-1280

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House Committees

Senate Committees

Finance Appropriations Finance Appropriations

A BILL FOR AN ACT

101	CONCERNING THE CREATION OF THE COLLEGE KICKSTARTER
102	ACCOUNT PROGRAM TO INCENTIVIZE THE CREATION OF A
103	COLLEGE SAVINGS ACCOUNT FOR EVERY CHILD BORN IN
104	Colorado.

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 bill creates the college kickstarter account program (kickstarter program) to provide initial funding (kickstarter funding) for a collegeinvest (authority) college savings account (account) for each

SENATE rd Reading Unamended April 29, 2019

SENATE 2nd Reading Unamended April 27, 2019

> HOUSE 3rd Reading Unamended April 17, 2019

HOUSE Amended 2nd Reading April 16, 2019

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

Capital letters or bold & italic numbers indicate new material to be added to existing statute.

Dashes through the words indicate deletions from existing statute.

child born in Colorado on or after January 1, 2020, but before January 1, 2040, (eligible child), encourage the parent or parents of each eligible child to claim the kickstarter funding by establishing an account, and, if sufficient funding from gifts, grants, and donations is received, provide a free financial literacy education program for eligible children and their parent or parents and other family members. The authority is required to implement and administer the kickstarter program; except that the state treasurer is required to develop and administer the program component of free financial literacy education. The authority may adopt rules that it deems necessary for the implementation and administration of the kickstarter program.

The authority is required to establish and fund a kickstarter program master account (master account), provide specified amounts of annual funding for the master account from its scholarship and matching grant programs, and designate a specified amount of kickstarter funding in the master account for each eligible child. The authority must engage in a robust outreach and marketing program to encourage the parent or parents of each eligible child to claim the eligible child's kickstarter funding by opening an account for the eligible child and must transfer all kickstarter funding claimed from the master account to the eligible child's account. Kickstarter funding is not counted as income or resources of the eligible child or the parent or parents of the eligible child for purposes of determining eligibility or benefit amounts for any state-funded program.

The authority must conduct an ongoing summative evaluation to collect summative data to evaluate the kickstarter program's effectiveness over time and must prepare, present to its legislative oversight committees, and conspicuously post on its website an annual written report on the results of the ongoing summative evaluation. The college kickstarter account program fund is created to hold any gifts, grants, and donations obtained, and the authority and the state treasurer may spend money from the fund for the purposes of the kickstarter program.

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

2 SECTION 1. In Colorado Revised Statutes, add 23-3.1-306.5 as

3 follows:

1

6

4 23-3.1-306.5. College kickstarter account program - funding

5 - administration - financial literacy course - rules - legislative

declaration - definitions. (1)(a) THE GENERAL ASSEMBLY HEREBY FINDS

7 AND DECLARES THAT:

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1	(I) Empirical evidence gathered over the last several
2	YEARS DOCUMENTS THE POTENTIAL OF COLLEGE SAVINGS ACCOUNTS TO
3	EXPAND EDUCATIONAL AND ECONOMIC OPPORTUNITY, ESPECIALLY FOR
4	LOW- AND MODERATE-INCOME FAMILIES;
5	(II) COLLEGE SAVINGS ACCOUNTS IMPROVE EARLY CHILD
6	DEVELOPMENT AND FUTURE FINANCIAL CAPABILITY BECAUSE:
7	(A) CHILDREN WHO RECEIVE A COLLEGE SAVINGS ACCOUNT AT
8	BIRTH SCORE BETTER ON SOCIO-EMOTIONAL DEVELOPMENT INDICATORS
9	THAN CHILDREN WHO DO NOT RECEIVE A COLLEGE SAVINGS ACCOUNT;
10	(B) FAMILIES WITH CHILDREN WHO RECEIVE A SEEDED COLLEGE
11	SAVINGS ACCOUNT AT BIRTH SAVE SIGNIFICANTLY MORE FOR COLLEGE
12	THAN FAMILIES OF CHILDREN WHO DO NOT RECEIVE SUCH AN ACCOUNT;
13	AND
14	(C) COMPARED TO CHILDREN WITHOUT SAVINGS, CHILDREN WITH
15	SAVINGS ACCUMULATE SIGNIFICANTLY MORE SAVINGS AS ADULTS;
16	(III) HAVING A COLLEGE SAVINGS ACCOUNT INCREASES A CHILD'S
17	EXPECTATION OF GOING TO COLLEGE, AND AMONG CHILDREN AGED
18	TWELVE TO EIGHTEEN THOSE WHO HAVE A COLLEGE SAVINGS ACCOUNT
19	ARE TWICE AS LIKELY TO EXPECT TO GO TO COLLEGE AS THOSE WHO DO
20	NOT HAVE A COLLEGE SAVINGS ACCOUNT BECAUSE COLLEGE SAVINGS
21	ACCOUNTS PROMOTE THE IMPORTANCE OF HIGHER EDUCATION AND MAKE
22	THE FUTURE FEEL MORE PROXIMATE FOR CHILDREN;
23	(IV) CHILDREN WHO HAVE COLLEGE SAVINGS DO BETTER
24	ACADEMICALLY, AND EVEN A SMALL AMOUNT OF COLLEGE SAVINGS CAN
25	SUBSTANTIALLY INCREASE COLLEGE ENROLLMENT AND GRADUATION,
26	ESPECIALLY FOR LOW- AND MODERATE-INCOME CHILDREN, AS SUCH
27	CHILDREN WITH FIVE HUNDRED DOLLARS OR LESS IN SAVINGS WERE THREE

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1	TIMES MORE LIKELY TO ENROLL IN COLLEGE AND FOUR TIMES MORE
2	LIKELY TO GRADUATE THAN CHILDREN WITH NO SAVINGS; AND
3	$(V) \ Providing \text{seed money for each child born in } Colorado$
4	AS AN INCENTIVE TO ENROLL IN A COLLEGE SAVINGS ACCOUNT HELPS
5	MAKE SAVING FOR COLLEGE PART OF THE COLLECTIVE CULTURE OF
6	COLORADO BY OPENING THE DOOR FOR ECONOMIC OPPORTUNITY FOR ALL
7	CHILDREN AND THEIR FAMILIES, BETTER POSITIONS THE STATE AS A
8	PIONEER IN BUILDING FAMILY FINANCIAL CAPABILITY, AND PROMOTES THE
9	DEVELOPMENT OF A STRONGER, MORE QUALIFIED COLORADO WORKFORCE.
10	(b) THE GENERAL ASSEMBLY FURTHER FINDS AND DECLARES THAT
11	ESTABLISHING THE COLLEGE KICKSTARTER ACCOUNT PROGRAM, WHICH
12	PROVIDES BOTH AN INITIAL CONTRIBUTION OF MONEY FOR EVERY CHILD
13	BORN IN COLORADO THAT MAY BE CLAIMED AND TRANSFERRED TO A
14	COLLEGE SAVINGS ACCOUNT AND SUBSEQUENTLY SUPPLEMENTED BY
15	PARENTAL AND FAMILY CONTRIBUTIONS AND A POTENTIAL OPPORTUNITY
16	FOR FINANCIAL LITERACY EDUCATION FREE OF CHARGE:
17	(I) CREATES A PUBLIC-PRIVATE PARTNERSHIP AND STATE-LEVEL
18	PLAN AIMED AT TRANSFORMING THE COLLEGE ASPIRATIONS AND
19	ATTENDANCE OF THOUSANDS OF COLORADO CHILDREN; AND
20	(II) PROVIDES A PROMISING MEANS OF INCREASING ACADEMIC
21	PERFORMANCE AND SELF-ESTEEM IN A CHILD'S EARLY YEARS AND COLLEGE
22	ENROLLMENT AND DEGREE ATTAINMENT IN THE LONG TERM.
23	(2) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE
24	REQUIRES:
25	(a) "ELIGIBLE CHILD" MEANS A CHILD BORN OR ADOPTED IN
26	Colorado on or after January 1, 2020, but before January 1,
27	2040.

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1	(b) "Fund" means the college kickstarter account
2	PROGRAM FUND CREATED IN SUBSECTION (8)(a) OF THIS SECTION.
3	(c) "INFLATION" MEANS THE ANNUAL PERCENTAGE CHANGE IN THE
4	UNITED STATES DEPARTMENT OF LABOR, BUREAU OF LABOR STATISTICS,
5	CONSUMER PRICE INDEX FOR DENVER-AURORA-LAKEWOOD FOR ALL
6	ITEMS AND ALL URBAN CONSUMERS, OR ITS SUCCESSOR INDEX.
7	(d) "KICKSTARTER FUNDING" MEANS AN AMOUNT IN THE MASTER
8	ACCOUNT DESIGNATED FOR EACH ELIGIBLE CHILD BY THE AUTHORITY,
9	WHICH THE PARENT OR PARENTS OF THE ELIGIBLE CHILD CAN CLAIM ON
10	BEHALF OF THE ELIGIBLE CHILD BY OPENING AN ACCOUNT FOR THE
11	ELIGIBLE CHILD, AS FOLLOWS:
12	(I) ONE HUNDRED DOLLARS FOR EACH ELIGIBLE CHILD BORN
13	BEFORE JANUARY 1, 2021; OR
14	$(II)\ One\ Hundred\ dollars, annually\ adjusted\ for\ inflation$
15	FOR EACH YEAR BEGINNING ON OR AFTER JANUARY 1, 2021, FOR EACH
16	ELIGIBLE CHILD BORN ON OR AFTER JANUARY 1, 2021.
17	$(e) \ "Kickstarter program" \\ \textit{means the college kickstarter}$
18	ACCOUNT PROGRAM CREATED IN SUBSECTION (3) OF THIS SECTION.
19	(f) "MASTER ACCOUNT" MEANS THE ACCOUNT ESTABLISHED BY
20	THE AUTHORITY AS REQUIRED BY SUBSECTION (4) OF THIS SECTION.
21	(g) "PARENT OR PARENTS" MEANS EACH INDIVIDUAL IDENTIFIED
22	ON THE BIRTH CERTIFICATE AS THE MOTHER OR FATHER OF A CHILD OR, IF
23	THE CHILD IS ADOPTED, IDENTIFIED ON THE REPORT OF ADOPTION
24	FORWARDED TO THE STATE REGISTRAR AS REQUIRED BY SECTION $25-2-107$
25	(1), OR, IF NO SUCH PERSON IS THE LEGAL GUARDIAN OF A CHILD, THE
26	LEGAL GUARDIAN OF THE CHILD.
27	(3) EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (5) OF THIS

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1 SECTION, THE AUTHORITY SHALL OVERSEE AND ADMINISTER THE COLLEGE 2 KICKSTARTER ACCOUNT PROGRAM, WHICH IS CREATED WITHIN THE 3 AUTHORITY. THE DEPARTMENT SHALL CREATE AN ADVISORY BOARD, 4 WHICH SHALL INCLUDE, AT A MINIMUM, THE STATE TREASURER OR THE 5 STATE TREASURER'S DESIGNEE AND BOTH AN EMPLOYEE OF THE 6 DEPARTMENT WHO IS NOT AN EMPLOYEE OF THE AUTHORITY AND AN 7 EMPLOYEE OF THE AUTHORITY, TO ADVISE THE AUTHORITY REGARDING 8 THE OVERSIGHT AND ADMINISTRATION OF THE KICKSTARTER PROGRAM. 9 THE ADVISORY BOARD IS SUBJECT TO THE OPEN MEETINGS PROVISIONS OF 10 THE COLORADO SUNSHINE LAW CONTAINED IN PART 4 OF ARTICLE 6 OF 11 TITLE 24 AND THE "COLORADO OPEN RECORDS ACT", ARTICLE 72 OF TITLE 12 24. 13 (4) (a) THE AUTHORITY SHALL CREATE A KICKSTARTER PROGRAM 14 MASTER ACCOUNT. BY INCREASING AVAILABLE REVENUE, WITHOUT 15 REDUCING EXISTING LEVELS OF SCHOLARSHIP OR MATCHING GRANT 16 FUNDING, THE AUTHORITY SHALL ANNUALLY DEPOSIT TO THE MASTER 17 ACCOUNT FOR STATE FISCAL YEAR 2019-20 AND FOR EACH SUCCEEDING 18 STATE FISCAL YEAR THEREAFTER THROUGH STATE FISCAL YEAR 2044-45 19 THE AMOUNT NEEDED TO ENSURE THAT THERE IS SUFFICIENT MONEY IN 20 THE MASTER ACCOUNT TO MAKE ALL TRANSFERS OF KICKSTARTER 21 FUNDING FROM THE MASTER ACCOUNT TO ACCOUNTS THAT NAME AN 22 ELIGIBLE CHILD AS THE BENEFICIARY REQUIRED BY SUBSECTION (4)(b) OF 23 THIS SECTION DURING THE STATE FISCAL YEAR FOR WHICH THE TRANSFER 24 IS MADE. NOTWITHSTANDING ANY OTHER LAW, THE AMOUNTS TO BE 25 TRANSFERRED SHALL BE TAKEN FROM MONEY OF THE AUTHORITY THAT IS 26 AVAILABLE FOR USE BY THE AUTHORITY FOR THE COLORADO 27 COLLEGEINVEST SCHOLARSHIP PROGRAM CREATED IN SECTION

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1	23-3.1-206.9 (1) OR FOR THE AUTHORITY'S MATCHING GRANT PROGRAM.
2	(b) THE AUTHORITY SHALL DESIGNATE KICKSTARTER FUNDING IN
3	THE MASTER ACCOUNT FOR EACH ELIGIBLE CHILD UPON RECEIVING NOTICE
4	OF THE BIRTH OR ADOPTION OF THE ELIGIBLE CHILD FROM THE OFFICE OF
5	THE STATE REGISTRAR OF VITAL STATISTICS IN THE DEPARTMENT OF
6	PUBLIC HEALTH AND ENVIRONMENT, CREATED IN SECTION 25-2-103 (1), AS
7	REQUIRED BY SECTION 25-2-112 (8). THE AUTHORITY SHALL INITIALLY
8	INVEST THE KICKSTARTER FUNDING IN ITS STABLE VALUE PLUS PLAN OR
9	ANY SUCCESSOR PLAN THAT HAS A SIMILAR INVESTMENT STRATEGY. IF
10	THE PARENT OR PARENTS OF AN ELIGIBLE CHILD OPEN AN ACCOUNT, WHICH
11	THEY MAY DO WITHOUT MAKING ANY ADDITIONAL CONTRIBUTION, THAT
12	NAMES THE CHILD AS THE BENEFICIARY WITHIN FIVE YEARS OF THE DATE
13	OF THE ELIGIBLE CHILD'S BIRTH OR ADOPTION, THE AUTHORITY SHALL
14	TRANSFER THE KICKSTARTER FUNDING DESIGNATED FOR THE ELIGIBLE
15	CHILD AND ANY ASSOCIATED INTEREST FROM THE MASTER ACCOUNT TO
16	THE ELIGIBLE CHILD'S ACCOUNT. IF THE PARENT OR PARENTS OF AN
17	ELIGIBLE CHILD DO NOT OPEN AN ACCOUNT THAT NAMES THE ELIGIBLE
18	CHILD AS A BENEFICIARY WITHIN FIVE YEARS OF THE ELIGIBLE CHILD'S
19	BIRTH OR ADOPTION, ANY MONEY IN THE MASTER ACCOUNT THAT WAS
20	DESIGNATED FOR THE ELIGIBLE CHILD REMAINS IN THE MASTER ACCOUNT
21	AND MAY BE DESIGNATED FOR ANOTHER ELIGIBLE CHILD. KICKSTARTER
22	FUNDING AND ANY ASSOCIATED INTEREST, WHETHER IT IS DESIGNATED
23	FOR AN ELIGIBLE CHILD IN THE MASTER ACCOUNT OR IN AN ACCOUNT THAT
24	NAMES AN ELIGIBLE CHILD AS THE BENEFICIARY, IS EXCLUDED FROM THE
25	INCOME OF THE ELIGIBLE CHILD AND THE PARENT OR PARENTS OF THE
26	ELIGIBLE CHILD FOR PURPOSES OF DETERMINING ELIGIBILITY OR BENEFITS
27	AMOUNTS FOR ANY STATE-FUNDED PROGRAM.

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1	(c) The authority, in consultation with the advisory
2	BOARD CREATED IN SUBSECTION (3) OF THIS SECTION, SHALL DEVELOP
3	and, no later than November 1, 2019, obtain the approval of the
4	DEPARTMENT TO IMPLEMENT, DIRECTLY OR THROUGH A CONTRACTOR, A
5	COMPREHENSIVE AND ROBUST MARKETING AND OUTREACH PLAN TO MAKE
6	THE PARENT OR PARENTS OF EACH ELIGIBLE CHILD AWARE OF THE
7	KICKSTARTER PROGRAM AND ENCOURAGE THEM TO CLAIM THE
8	KICKSTARTER FUNDING DESIGNATED FOR THEIR ELIGIBLE CHILD BY
9	ENROLLING IN AN ACCOUNT. THE MARKETING AND OUTREACH PLAN SHALL
10	INCLUDE MULTIPLE STRATEGIES, INCLUDING GRANTS TO APPROPRIATE
11	COMMUNITY-BASED NONPROFIT ORGANIZATIONS, TO SPECIFICALLY
12	TARGET LOW- AND MIDDLE-INCOME FAMILIES WHO MAY BE LESS LIKELY
13	THAN WEALTHIER FAMILIES TO ALREADY BE AWARE OF THE AUTHORITY
14	AND THE AVAILABILITY OF ACCOUNTS. UPON MAKING INITIAL CONTACT
15	WITH THE PARENT OR PARENTS OF AN ELIGIBLE CHILD, THE AUTHORITY OR
16	ITS CONTRACTOR SHALL:
17	(I) EDUCATE THE PARENT OR PARENTS AS TO HOW TO CLAIM THE
18	DESIGNATED KICKSTARTER FUNDING FOR THEIR ELIGIBLE CHILD BY
19	ENROLLING IN AN ACCOUNT, MAKE FUTURE CONTRIBUTIONS TO THE
20	ACCOUNT, CHOOSE FROM AVAILABLE FUND OPTIONS FOR THE INVESTMENT
21	OF THE ACCOUNT, AND CONTACT THE AUTHORITY REGARDING QUESTIONS
22	CONCERNING THE ACCOUNT;
23	(II) ADVISE THE PARENT OR PARENTS OF THE OPPORTUNITY TO
24	TAKE ANY FINANCIAL LITERACY EDUCATION PROGRAM PROVIDED BY THE
25	STATE TREASURER AS AUTHORIZED IN SUBSECTION (5) OF THIS SECTION;
26	AND
27	(III) PROVIDE A SIMPLE ENROLLMENT PROCESS AND CALL CENTER

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2	(d) SUBJECT TO ANNUAL APPROPRIATION BY THE GENERAL
3	ASSEMBLY WITH RESPECT TO ANY MONEY IN THE MASTER ACCOUNT THAT
4	IS NOT CUSTODIAL MONEY OBTAINED THROUGH GIFTS, GRANTS, OR
5	DONATIONS ONLY, THE AUTHORITY MAY EXPEND ANY MONEY IN THE
6	MASTER ACCOUNT THAT IS NOT KICKSTARTER FUNDING OR ASSOCIATED
7	INTEREST AND IS NOT ANTICIPATED TO BE NEEDED FOR FUTURE
8	DESIGNATION AS KICKSTARTER FUNDING TO DEFRAY THE COSTS OF
9	DEVELOPING, IMPLEMENTING, MARKETING, AND ADMINISTERING THE
10	KICKSTARTER PROGRAM IN COMPLIANCE WITH ALL APPLICABLE FEDERAL
11	AND STATE LAWS, RULES, AND REGULATIONS.
12	(5) If, in the sole discretion of the state treasurer,
13	ADEQUATE GIFTS, GRANTS, AND DONATIONS ARE RECEIVED, THE
14	KICKSTARTER PROGRAM MAY INCLUDE A FREE PROGRAM FOR FINANCIAL
15	LITERACY EDUCATION FOR ELIGIBLE CHILDREN AND THEIR PARENT OR
16	PARENTS AND OTHER FAMILY MEMBERS. THE STATE TREASURER SHALL
17	DEVELOP AND ADMINISTER ANY PROGRAM FOR FINANCIAL LITERACY
18	EDUCATION INCLUDED IN THE KICKSTARTER PROGRAM.
19	(6) THE AUTHORITY SHALL CONDUCT AN ONGOING SUMMATIVE
20	EVALUATION TO COLLECT SUMMATIVE DATA TO EVALUATE THE

EVALUATION TO COLLECT SUMMATIVE DATA TO EVALUATE THE KICKSTARTER PROGRAM'S EFFECTIVENESS OVER TIME. THE AUTHORITY SHALL PREPARE, PRESENT TO THE COMMITTEES OF REFERENCE OF THE GENERAL ASSEMBLY TO WHICH THE DEPARTMENT IS ASSIGNED PURSUANT TO SECTION 2-7-203 (1), AND CONSPICUOUSLY POST ON ITS WEBSITE AN ANNUAL WRITTEN REPORT ON THE RESULTS OF THE ONGOING SUMMATIVE EVALUATION, WHICH REPORT SHALL INCLUDE, AT A MINIMUM:

(a) A DESCRIPTIVE AND EVALUATIVE SUMMARY OF THE

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1	MARKETING AND OUTREACH PLAN FOR THE KICKSTARTER PROGRAM
2	DEVELOPED AND IMPLEMENTED AS REQUIRED BY SUBSECTION (4)(c) OF
3	THIS SECTION, INCLUDING A DESCRIPTION OF THE STRATEGIES USED AND
4	AN ASSESSMENT OF THE SUCCESSES AND FAILURES OF THE PLAN
5	GENERALLY AND OF THE INDIVIDUAL STRATEGIES USED; AND
6	(b) STATISTICAL SUMMARIES OF THE USAGE OF THE KICKSTARTER
7	PROGRAM BOTH FOR THE PAST CALENDAR YEAR AND FOR THE LIFE OF THE
8	PROGRAM THAT INCLUDE:
9	(I) THE NUMBER OF ELIGIBLE CHILDREN BORN OR ADOPTED;
10	(II) THE NUMBER OF ELIGIBLE CHILDREN, AND THE PERCENTAGE OF
11	ALL ELIGIBLE CHILDREN, FOR WHOM THE PARENT OR PARENTS CLAIMED
12	KICKSTARTER FUNDING BY OPENING ACCOUNTS;
13	(III) THE NUMBER OF FAMILIES WHO HAD NOT OPENED AN
14	ACCOUNT FOR ANY OF THEIR CHILDREN BEFORE JANUARY 1, 2020, WHO
15	OPENED AN ACCOUNT FOR AN ELIGIBLE CHILD OR FOR ANY OF THEIR OTHER
16	CHILDREN ON OR AFTER JANUARY 1, 2020, AND THE TOTAL NUMBER OF
17	ACCOUNTS OPENED BY SUCH FAMILIES;
18	(IV) To the extent that such information is available, the
19	NUMBER OF ACCOUNTS OPENED FOR BOTH ELIGIBLE CHILDREN AND OTHER
20	CHILDREN BY LOW-INCOME, MIDDLE-INCOME, AND HIGH-INCOME FAMILIES;
21	(V) THE NUMBER OF ACCOUNTS OPENED FOR BOTH ELIGIBLE
22	CHILDREN AND OTHER CHILDREN, AND THE PERCENTAGE OF ALL
23	ACCOUNTS OPENED FOR BOTH ELIGIBLE CHILDREN AND FOR OTHER
24	CHILDREN, IN EACH COUNTY; AND
25	(VI) THE NUMBER AND PERCENTAGE OF ALL FAMILIES CLAIMING
26	KICKSTARTER FUNDING FOR AN ELIGIBLE CHILD BY OPENING AN ACCOUNT:
27	(A) WHO DID NOT MAKE ADDITIONAL CONTRIBUTIONS TO THE

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1	ACCOUNT; AND
2	(B) Who did, or for whom others did, make additional
3	CONTRIBUTIONS TO THE ACCOUNT.
4	(7) THE KICKSTARTER PROGRAM IS INTENDED TO BE A
5	PUBLIC-PRIVATE PARTNERSHIP, WITH THE AUTHORITY DESIGNATING
6	KICKSTARTER FUNDING FOR EACH ELIGIBLE CHILD WITHIN THE MASTER
7	ACCOUNT AND TRANSFERRING THE KICKSTARTER FUNDING INTO AN
8	INDIVIDUAL COLLEGE SAVINGS ACCOUNT FOR EACH ELIGIBLE CHILD WHEN
9	THE PARENT OR PARENTS OF THE ELIGIBLE CHILD CLAIM THE KICKSTARTER
10	FUNDING BY OPENING THE ACCOUNT AND THE STATE TREASURER WORKING
11	WITH A PRIVATE PARTNER TO DEVELOP A FREE PROGRAM OF FINANCIAL
12	LITERACY EDUCATION FOR ELIGIBLE CHILDREN AND THEIR PARENT OR
13	PARENTS AND OTHER FAMILY MEMBERS. THE STATE TREASURER MAY SEEK
14	TO ENTER INTO AGREEMENTS WITH PRIVATE FOUNDATIONS OR OTHER
15	ENTITIES TO FUND, DEVELOP, AND IMPLEMENT THE FINANCIAL LITERACY
16	EDUCATION PROGRAM COMPONENT OF THE KICKSTARTER PROGRAM, AND
17	THE AUTHORITY MAY SEEK TO ENTER INTO AGREEMENTS WITH SUCH
18	PRIVATE FOUNDATIONS OR OTHER ENTITIES TO PROVIDE ADDITIONAL
19	FUNDING FOR THE KICKSTARTER PROGRAM.
20	(8) (a) THE COLLEGE KICKSTARTER ACCOUNT PROGRAM FUND IS
21	CREATED IN THE STATE TREASURY. THE FUND CONSISTS OF GIFTS, GRANTS,
22	AND DONATIONS CREDITED TO THE FUND PURSUANT TO THIS SECTION.
23	(b) The state treasurer shall credit all interest and
24	INCOME DERIVED FROM THE DEPOSIT AND INVESTMENT OF MONEY IN THE
25	FUND TO THE FUND.
26	(c) THE AUTHORITY MAY EXPEND MONEY FROM THE FUND FOR
27	ANY KICKSTARTER PROGRAM PURPOSE AND THE STATE TREASURER MAY

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1	EXPEND MONEY FROM THE FUND FOR THE PURPOSE OF DEVELOPING AND
2	IMPLEMENTING A FREE PROGRAM OF FINANCIAL LITERACY EDUCATION FOR
3	ELIGIBLE CHILDREN AND THEIR PARENT OR PARENTS AND OTHER FAMILY
4	MEMBERS AS AUTHORIZED IN SUBSECTION (5) OF THIS SECTION.
5	(d) The state treasurer, the department, and the
6	AUTHORITY MAY SEEK AND ACCEPT GIFTS, GRANTS, OR DONATIONS FROM
7	PRIVATE OR PUBLIC SOURCES FOR THE PURPOSES OF THIS SECTION. THE
8	RECEIVING ENTITY SHALL TRANSMIT ALL MONEY RECEIVED THROUGH
9	GIFTS, GRANTS, OR DONATIONS TO THE STATE TREASURER, WHO SHALL
10	CREDIT THE MONEY TO THE FUND.
11	(9) THE AUTHORITY MAY ADOPT RULES THAT IT DEEMS NECESSARY
12	FOR THE IMPLEMENTATION AND ADMINISTRATION OF THE KICKSTARTER
13	PROGRAM.
14	SECTION 2. In Colorado Revised Statutes, 25-2-112, add (8) as
15	follows:
16	25-2-112. Certificates of birth - filing - establishment of
17	paternity - notice to collegeinvest. (8) On or before February 15,
18	2020, and on or before the fifteenth day of each month
19	THEREAFTER, THE STATE REGISTRAR SHALL PROVIDE TO THE DIRECTOR OF
20	COLLEGEINVEST THE NAME OF EACH ELIGIBLE CHILD, AS DEFINED IN
21	SECTION 23-3.1-306.5 (2)(a), BORN OR ADOPTED DURING THE PRIOR
22	CALENDAR MONTH, THE DATE AND LOCATION OF THE BIRTH OR ADOPTION,
23	AND THE NAME AND MAILING ADDRESS OF THE PARENT OR PARENTS, AS
24	DEFINED IN SECTION 23-3.1-306.5 (2)(g), OF THE ELIGIBLE CHILD LISTED
25	ON THE ELIGIBLE CHILD'S CERTIFICATE OF BIRTH OR THE REPORT OF
26	
	ADOPTION FORWARDED TO THE STATE REGISTRAR AS REQUIRED BY

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SECTION 3. Act subject to petition - effective date. This act
takes effect at 12:01 a.m. on the day following the expiration of the
ninety-day period after final adjournment of the general assembly (August
2, 2019, if adjournment sine die is on May 3, 2019); except that, if a
referendum petition is filed pursuant to section 1 (3) of article V of the
state constitution against this act or an item, section, or part of this act
within such period, then the act, item, section, or part will not take effect
unless approved by the people at the general election to be held in
November 2020 and, in such case, will take effect on the date of the
official declaration of the vote thereon by the governor.

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