Second Regular Session Seventy-fourth General Assembly STATE OF COLORADO

INTRODUCED

LLS NO. 24-0977.06 Jacob Baus x2173

HOUSE BILL 24-1448

HOUSE SPONSORSHIP

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House Committees Education **Senate Committees**

A BILL FOR AN ACT

- 101 CONCERNING THE CREATION OF A MODERNIZED APPROACH TO
- 102 **FUNDING PUBLIC EDUCATION.**

Bill Summary

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

The bill creates a new total program formula (new formula), which is used to determine each school district's (district) and institute charter school's annual total program amount to fund public education. With limited exception, the district or the institute charter school has the discretion to determine the budgeting and expending of its total program money. The new formula:

- Starts with a district's foundation funding, which is determined by multiplying the statewide base per pupil funding by the district's funded pupil count, excluding the district's extended high school pupil enrollment and the district's online pupil enrollment; then
- Adds the district's at-risk funding, which is determined by multiplying the statewide base per pupil funding by 25% and then multiplying that result by the district's at-risk pupil enrollment; then
- Adds the district's English language learning funding, which is determined by multiplying the statewide base per pupil funding by 25% and then multiplying that result by the district's English language learner pupil enrollment; then
- Adds the district's special education funding, which is determined by multiplying the statewide base per pupil funding by 25% and then multiplying that result by the district's special education pupil enrollment; then
- Adds the district's cost of living factor, which is determined by multiplying the statewide base per pupil funding by the district's funded pupil count, excluding the district's extended high school pupil enrollment and the district's online pupil enrollment, and then multiplying that result by the district's cost of living factor; then
- Adds the district's locale factor, which is determined by multiplying the statewide base per pupil funding by the district's funded pupil count, excluding the district's extended high school pupil enrollment and the district's online pupil enrollment, and then multiplying that result by the district's locale factor; then
- Adds the district's size factor, which is determined by multiplying the statewide base per pupil funding by the district's funded pupil count, excluding the district's extended high school pupil enrollment and the district's online pupil enrollment, and then multiplying that result by the district's size factor; then
- Adds the district's extended high school funding, which is determined by multiplying the district's extended high school pupil enrollment by an amount that increases by the same percentage that the statewide base per student funding increases; then
- Adds the district's online funding, which is determined by multiplying the district's online pupil enrollment by an amount that increases by the same percentage that the

statewide base per student funding increases.

Beginning in the 2030-31 state fiscal year, the new formula will determine each district's and institute charter school's annual total program amount.

For the 2025-26 state fiscal year through the 2029-30 state fiscal year, each district's and institute charter school's annual total program amount will be determined by calculating each district's and institute charter school's annual total program amount under the new formula and the expiring formula. During these state fiscal years, a district's or institute charter school's annual total program amount is the district's or institute charter school's calculation under the expiring formula, unless:

- For the 2025-26 state fiscal year, if the total program calculation under the new formula is greater than the total program calculation under the expiring formula, the district's or institute charter school's annual total program amount is the amount calculated under the expiring formula plus an amount equal to 18% of the difference between the amount calculated under the new formula and the expiring formula;
- For the 2026-27 state fiscal year, if the total program calculation under the new formula is greater than the total program calculation under the expiring formula, the district's or institute charter school's annual total program amount is the amount calculated under the expiring formula plus an amount equal to 34% of the difference between the amount calculated under the new formula and the expiring formula;
- For the 2027-28 state fiscal year, if the total program calculation under the new formula is greater than the total program calculation under the expiring formula, the district's or institute charter school's annual total program amount is the amount calculated under the expiring formula plus an amount equal to 50% of the difference between the amount calculated under the new formula and the expiring formula;
- For the 2028-29 state fiscal year, if the total program calculation under the new formula is greater than the total program calculation under the expiring formula, the district's or institute charter school's annual total program amount is the amount calculated under the expiring formula plus an amount equal to 66% of the difference between the amount calculated under the new formula and the expiring formula; and
- For the 2029-30 state fiscal year, if the total program calculation under the new formula is greater than the total

program calculation under the expiring formula, the district's or institute charter school's annual total program amount is the amount calculated under the expiring formula plus an amount equal to 82% of the difference between the amount calculated under the new formula and the expiring formula.

The bill repeals the expiring formula on July 1, 2030.

The bill makes amendments to conform with these changes and to repeal obsolete provisions within the "Public School Finance Act".

The bill requires the department of education to contract with third-party entities to conduct 2 studies and publish reports concerning weighted student budgeting and implementing a multiple count day method for determining pupil enrollment. The third-party entities are required to submit reports to the education committees of the house of representatives and the senate, and the governor, by June 30, 2025.

Under current law, there is the public school fund of the state (permanent school fund). The bill requires that:

- For the 2024-25 state fiscal year, the first \$11 million of interest and income earned on the deposit and investment of money in the permanent school fund (interest and income) is credited to the state public school fund, the next \$11 million of interest and income becomes part of the principal of the permanent school fund, and the remaining interest and income is credited to the restricted account of the public school capital construction assistance fund (assistance fund);
- For the 2025-26 state fiscal year, the first \$6 million of interest and income is credited to the state public school fund, the next \$6 million of interest and income becomes part of the principal of the permanent school fund, and the remaining interest and income is credited to the restricted account of the assistance fund; and
- For the 2026-27 state fiscal year, and state fiscal years thereafter, all interest and income is credited to the restricted account of the assistance fund.

The bill requires the state treasurer to allocate any money remaining in the state land board trust administration fund to pay for the services provided by the investment consultant hired by the public school investment board and for the reimbursement for travel and other necessary expenses incurred by the members of that board.

Under certain circumstances, the bill requires to be credited to the assistance fund:

• For the 2024-25 state fiscal year, the greater of \$10 million from proceeds received from certain resources from public school lands plus 50% of the gross amount of public school

lands income other than interest or income, or \$40 million;

- For the 2025-26 state fiscal year, the greater of \$15 million from proceeds received from certain resources from public school lands plus 50% of the gross amount of public school lands income other than interest or income, or \$40 million; and
- For the 2026-27 state fiscal year, and each state fiscal year thereafter, the greater of \$21 million from proceeds received from certain resources from public school lands plus 50% of the gross amount of public school lands income other than interest or income, or \$40 million.

The bill credits an amount to the charter school facilities assistance account from the assistance fund.

The bill increases the total maximum amount of annual payments payable by the state during a state fiscal year under the terms of all outstanding financed purchase of an asset or certificate of participation agreements entered into by the state treasurer from \$125 million to \$150 million.

Current law dictates the distribution of proceeds received from certain resources from public school lands, of which, a certain amount is credited to the permanent school fund. The bill requires that:

- For the 2024-25 state fiscal year, the first \$10 million is credited to the assistance fund;
- For the 2025-26 state fiscal year, the first \$15 million is credited to the assistance fund; and
- For the 2026-27 state fiscal year, and each state fiscal year thereafter, the first \$21 million is credited to the assistance fund.

1 Be it enacted by the General Assembly of the State of Colorado: 2 SECTION 1. In Colorado Revised Statutes, amend 22-54-101 as 3 follows: 4 22-54-101. Short title. This article shall be known and may be cited as the "Public School Finance Act of 1994" THE SHORT TITLE OF 5 6 THIS ARTICLE 54 IS THE "PUBLIC SCHOOL FINANCE ACT OF 2025". 7 SECTION 2. In Colorado Revised Statutes, amend 22-54-102 as 8 follows: 9 22-54-102. Statewide applicability - intergovernmental

1 agreements - legislative declaration. (1) The general assembly hereby 2 finds and declares that this article ARTICLE 54 is enacted in furtherance of 3 the general assembly's duty under section 2 of article IX of the state 4 constitution to provide for a thorough and uniform system of public 5 schools throughout the state; that a thorough and uniform system requires 6 that all school districts and institute charter schools operate under the 7 same finance formula; and that equity considerations dictate that all 8 districts and institute charter schools be subject to the expenditure and 9 maximum levy provisions of this article ARTICLE 54. Accordingly, the 10 provisions of this article ARTICLE 54 concerning the financing of public 11 schools for budget years beginning on and after July 1, 1994, shall apply 12 to all school districts and institute charter schools organized under the 13 laws of this state.

14 (2) (a) THE GENERAL ASSEMBLY FURTHER FINDS AND DECLARES
15 THAT:

(I) A THOROUGH AND UNIFORM SYSTEM OF PUBLIC EDUCATION
CREATES A LEARNING ENVIRONMENT IN WHICH ALL LEARNERS ARE
CIVICALLY ENGAGED; PHYSICALLY, SOCIALLY, AND EMOTIONALLY
HEALTHY; COMPETENT ACADEMIC SCHOLARS; AND, UPON GRADUATION,
READY TO CONTRIBUTE PRODUCTIVELY TO THE ECONOMY AND PREPARED
FOR A RAPIDLY CHANGING WORLD;

(II) A WORLD-CLASS PUBLIC EDUCATION LEARNING ENVIRONMENT
 IS CRITICAL TO MEETING THE WORKFORCE DEMANDS FOR COLORADO'S
 THRIVING AND DYNAMIC ECONOMY;

(III) THE CHANGING REALITIES OF COLORADO'S ECONOMY
DEMAND THAT STUDENTS BE AGILE LEARNERS ABLE TO CONTINUOUSLY
LEARN, ADAPT, AND SHIFT INTO NEW ROLES BY DEVELOPING CRITICAL

-6-

1 THINKING, COLLABORATION, AND PROBLEM-SOLVING SKILLS;

2 (IV) THE NEEDS OF THE STATE REQUIRE THAT ALL STUDENTS,
3 INCLUDING THOSE WHO ARE UNDERSERVED OR FACE SIGNIFICANT
4 CHALLENGES IN MEETING COLORADO'S GRADUATION GUIDELINES,
5 COMPLETE HIGH SCHOOL AND ARE READY FOR CAREER OR
6 POSTSECONDARY EDUCATION;

7 (V) COLORADO'S TOTAL PROGRAM FORMULA, PURSUANT TO 8 SECTION 22-54-104, DRASTICALLY UNDERFUNDS COLORADO'S MOST 9 HISTORICALLY UNDERSERVED STUDENTS, INCLUDING AT-RISK STUDENTS, 10 ENGLISH LANGUAGE LEARNERS, AND STUDENTS WITH SPECIAL NEEDS. 11 SINCE THE COVID-19 PANDEMIC, THE ACHIEVEMENT GAP BETWEEN THESE 12 STUDENTS AND THEIR PEERS HAS GROWN EXPONENTIALLY. RESEARCH 13 SHOWS THAT DIRECTING ADDITIONAL FUNDING TO THESE STUDENTS 14 BOLSTERS THEIR ACADEMIC OUTCOMES.

(VI) COLORADO'S TOTAL PROGRAM FORMULA, PURSUANT TO
SECTION 22-54-104, HAS NOT BEEN SIGNIFICANTLY UPDATED SINCE 1994.
As the general assembly commits to fully buying down the
BUDGET STABILIZATION FACTOR, THERE IS AN OPPORTUNE MOMENT TO
MODERNIZE THE TOTAL PROGRAM FORMULA TO BETTER MEET THE NEEDS
OF STUDENTS, EDUCATORS, COMMUNITIES, AND SCHOOLS.

(VII) IN THE YEARS SINCE THIS ARTICLE 54 WAS ORIGINALLY
ENACTED IN 1994, CONSTITUTIONAL PROVISIONS, STATUTORY
REQUIREMENTS, PUBLIC EXPECTATIONS, AND STUDENT DEMOGRAPHICS
HAVE PLACED GREATER DEMANDS ON COLORADO'S PUBLIC EDUCATION
LEARNING ENVIRONMENT; AND

26 (VIII) CHALLENGES TO RECRUIT AND RETAIN EDUCATORS AND
27 SCHOOL LEADERS, AND IMPEDIMENTS TO BENEFICIAL INNOVATION,

-7-

CONTINUE TO THREATEN COLORADO'S PUBLIC EDUCATION LEARNING
 ENVIRONMENT.

3 (b) TO PROVIDE EACH CHILD IN THIS STATE WITH A HIGH-QUALITY
4 PUBLIC EDUCATION, THE GENERAL ASSEMBLY FINDS AND DECLARES THAT
5 COLORADO'S PUBLIC SCHOOL FINANCE FORMULA MUST BE REDESIGNED
6 AND MODERNIZED TO:

7 (I) PRIORITIZE EQUITY BY FOCUSING ON INDIVIDUAL STUDENT
8 NEEDS, INCLUDING PRIORITIZED FUNDING FOR STUDENTS EXPERIENCING
9 POVERTY, STUDENTS WITH SPECIAL EDUCATION NEEDS, AND STUDENTS
10 WHO ARE ENGLISH LANGUAGE LEARNERS;

(II) RECOGNIZE AND ADJUST FUNDING FOR DIFFERENCES AMONG
 SCHOOL DISTRICTS AND PUBLIC SCHOOLS RELATED TO SIZE, REMOTENESS,
 AND COST OF LIVING;

(III) PROMOTE GREATER UNDERSTANDING OF PUBLIC EDUCATION
FUNDING FOR POLICYMAKERS, EDUCATORS, COMMUNITY MEMBERS,
FAMILIES, AND STUDENTS BY CREATING TRANSPARENCY AND SIMPLICITY
IN THE SCHOOL FINANCE FORMULA CALCULATION; AND

18 (IV) RESPONSIBLY PHASE IN A NEW TOTAL PROGRAM FORMULA
19 OVER A PERIOD OF TIME SO THAT IT IS SUSTAINABLE, AND ALLOW SCHOOL
20 DISTRICTS AND SCHOOLS AN AMOUNT OF TIME NECESSARY TO ADJUST TO
21 THE PHASE-IN.

(2) (3) The general assembly hereby finds and declares that in
enacting this article ARTICLE 54 it has adopted a formula for the support
of schools; for the 1994-95 budget year and budget years thereafter;
however, the adoption of such THE formula in no way represents IS a
commitment on the part of the general assembly concerning the level of
total funding for schools. for the 1995-96 budget year or any budget year

-8-

1 thereafter.

2 (3) (4) (a) Nothing in this article shall be construed to THIS 3 ARTICLE 54 DOES NOT prohibit local governments from cooperating with 4 school districts through intergovernmental agreements to fund, construct, 5 maintain, or manage capital construction projects or other facilities as set 6 forth in section 22-45-103 (1)(c)(I)(A) or (1)(c)(I)(D), including, but not 7 limited to, swimming pools, playgrounds, or ball fields, as long as IF 8 funding for such THE projects is provided solely from a source of local 9 government revenue that is otherwise authorized by law, except impact 10 fees or other similar development charges or fees.

(b) Notwithstanding any provision of paragraph (a) of this
 subsection (3) SUBSECTION (4)(a) OF THIS SECTION to the contrary,
 nothing in this subsection (3) shall be construed to THIS SUBSECTION (4)
 DOES NOT:

15 (I) Limit or restrict a county's power to require the reservation or 16 dedication of sites and land areas for schools or the payment of moneys 17 MONEY in lieu thereof pursuant to section 30-28-133 (4)(a); C.R.S. or to 18 limit a local government's ability to accept and expend impact fees or 19 other similar development charges or fees contributed voluntarily on or 20 before December 31, 1997, to fund the capital projects of school districts 21 according to the terms of agreements voluntarily entered into on or before 22 June 4, 1996, between all affected parties; AND

23

(II) Repealed.

(III) Grant authority to local governments to require the reservation or dedication of sites and land areas for schools or the payment of moneys in lieu thereof MONEY; however, the prohibition on impact fees or other similar development charges or fees contained in this subsection (3) shall not be construed to SUBSECTION (4) DOES NOT restrict
the authority of any local government to require the reservation or
dedication of sites and land areas for schools or the payment of moneys
in lieu thereof if such MONEY IF THE local government otherwise has such
THE authority granted by law.

6 (4) If the December 2015 revenue forecast prepared by the 7 legislative council staff estimates that the amount of local property tax 8 revenues that will be available to districts for the 2015-16 budget year 9 will be greater than the amount estimated in the December 2014 revenue 10 forecast, it is the intent of the general assembly, through the supplemental 11 appropriations process during the 2016 regular legislative session, to 12 maintain and not reduce state appropriations for school finance funding 13 after consideration of other forecast changes, including changes in the 14 number of pupils and at-risk pupils enrolled, the inflation rate, and the 15 expected state education fund revenues.

(5) (a) The general assembly finds that, due to the COVID-19
 pandemic beginning during the 2019-20 school year, Colorado's public
 education system has faced significant disruptions to the delivery of
 classroom instruction, student learning, and access to critically necessary
 nutritional, health, and social-emotional support services. Therefore, the
 general assembly finds that:

22 (I) A world-class public education is critical to meeting the
 23 workforce demands for Colorado's economy;

(II) The changing realities of Colorado's post-pandemic economy
 demand that students be agile learners able to continuously learn, adapt,
 and shift into new roles by developing critical thinking, collaboration, and
 problem-solving skills; and

(III) The needs of the state require that all students, including
 those who are underserved or face significant challenges in meeting
 Colorado's graduation guidelines, complete high school career and
 college ready.

5 (b) To provide each child in this state with a high-quality public
6 education, the general assembly declares that Colorado's public school
7 finance formula must be redesigned and modernized to:

8 (I) Prioritize equity, focusing on individual student needs by
 9 increasing the funding for students who are economically disadvantaged
 10 and students who are English language learners; and

(II) Address the inequities in school district funding that arise
 from the dramatic differences in local property wealth and mill levy
 overrides.

14 (c) Further, the general assembly declares that, because English 15 language learner funding will now be included in the school finance 16 formula, it is appropriate to fund this inclusion by redirecting to the state 17 share of total program the amount previously appropriated for the 18 professional development and student support program created in section 19 22-24-108. The general assembly further declares that the remaining costs 20 of the school finance formula changes are offset by the savings to the 21 state share of total program that occur as a result of correcting the 22 unauthorized reductions in district property tax mill levies as provided in 23 section 22-54-106 (2.1).

SECTION 3. In Colorado Revised Statutes, 22-54-103, amend
(1.3), (6), (6.5), (8.5)(a)(II), (8.5)(b), (10)(a)(II), (10)(a)(III.5), (10)(a)(V),
(10)(b)(I) introductory portion, (10)(d), (10)(f), (10)(h)(I) introductory
portion, (10.5)(b), (14), and (15); repeal (1.5)(a)(V), (1.5)(b),

(1.5)(a)(H)(A) (5.5)(a) (7) and (10)(a); and add (10.7) as follows:
(1.5)(c)(II)(A), (5.5)(a), (7), and (10)(g); and add (10.7) as follows:
22-54-103. Definitions. As used in this article 54, unless the
context otherwise requires:
(1.3) "Accounting district" means the school district within whose
geographic boundaries an institute charter school is physically located.
(1.5) (a) "At-risk pupils" means:
(V) For the 2005-06 budget year through the 2020-21 budget year,
the number of district pupils who are English language learners plus the
greater of:
(A) The number of district pupils eligible for free lunch; or
(B) The number of pupils calculated in accordance with the
following formula:
District percentage of pupils eligible for free lunch x District pupil
enrollment.
(b) For purposes of subsection (1.5)(a)(V) of this section:
(I) "District percentage of pupils eligible for free lunch" means the
district pupils eligible for free lunch in grades one through eight divided
by the district pupil enrollment in grades one through eight.
(II) "District pupil enrollment" means the pupil enrollment of the
district, as determined in accordance with subsection (10) of this section,
minus the number of pupils enrolled in the Colorado preschool program
pursuant to article 28 of this title 22 and the number of three-year-old or
four-year-old pupils with disabilities receiving educational programs
pursuant to article 20 of this title 22.
(III) "District pupils eligible for free lunch" means the number of
pupils included in the district pupil enrollment who are eligible for free
lunch pursuant to the provisions of the federal "Richard B. Russell

1 National School Lunch Act", 42 U.S.C. sec. 1751 et seq.

(IV) "District pupils who are English language learners" means
the number of pupils included in the district pupil enrollment for the
preceding budget year who were not eligible for free lunch pursuant to the
provisions of the federal "Richard B. Russell National School Lunch
Act", 42 U.S.C. sec. 1751 et seq., and who are English language learners,
as defined in section 22-24-103 (4), and:

8 (A) Whose scores were not included in calculating school
9 academic performance grades as provided in section 22-7-1006.3; or

(B) Who took an assessment administered pursuant to section
 22-7-1006.3 in a language other than English.

12

(c) For purposes of subsection (1.5)(a)(VI) of this section:

(II) (A) "District pupil enrollment" means, for the 2021-22 and 2022-23 budget years, the pupil enrollment of the district, as determined in accordance with subsection (10) of this section, minus the number of pupils enrolled in the Colorado preschool program pursuant to article 28 of this title 22 and the number of three-year-old or four-year-old pupils with disabilities receiving educational programs pursuant to article 20 of this title 22.

20 (5.5) (a) "District percentage of at-risk pupils" means, for budget 21 years commencing prior to July 1, 2023, the number of at-risk pupils in 22 the district, as determined in accordance with subsection (1.5) of this 23 section, divided by the pupil enrollment of the district, as determined in 24 accordance with subsection (10) of this section; except that pupil 25 enrollment does not include the number of pupils enrolled in the Colorado 26 preschool program pursuant to article 28 of this title 22, as it exists prior 27 to July 1, 2023, and the number of three-year-old or four-year-old pupils

with disabilities receiving educational programs pursuant to article 20 of
 this title 22.

(6) "District's total program" means the funding for a district, as
determined pursuant to section 22-54-104 or section 22-54-104.3,
whichever is applicable, which represents the financial base of support for
public education in that district. "DISTRICT TOTAL PROGRAM" OR
"DISTRICT'S TOTAL PROGRAM" MEANS A DISTRICT'S FUNDING, AS
DETERMINED PURSUANT TO THIS ARTICLE 54, WHICH IS THE FINANCIAL
BASE OF SUPPORT FOR PUBLIC EDUCATION IN THAT DISTRICT.

10 (6.5) "English language learner pupils" means the number of
11 district pupils who are English language learners, as defined in section
12 22-24-103 (4), and for whom the district received RECEIVES funding FOR
13 THE APPLICABLE BUDGET YEAR pursuant to section 22-24-104 (3)(b)(I).

(7) "Funded pupil count" means:

14

15 (a) For budget years commencing prior to July 1, 2002, the greater
16 of:

17 (I) The district's pupil enrollment for the applicable budget year;
18 or

(II) The average of the district's pupil enrollment for the
 applicable budget year and the district's pupil enrollment for the
 immediately preceding budget year; or

(III) The average of the district's pupil enrollment for the
 applicable budget year and the district's pupil enrollment for the two
 immediately preceding budget years; or

25 (IV) The average of the district's pupil enrollment for the
applicable budget year and the district's pupil enrollment for the three
immediately preceding budget years;

1	(b) (I) For the budget year commencing on July 1, 2002, the
2	district's online pupil enrollment for the applicable budget year plus the
3	greater of:
4	(A) The district's pupil enrollment for the applicable budget year;
5	or
6	(B) The average of the district's pupil enrollment for the
7	applicable budget year and the district's pupil enrollment for the
8	immediately preceding budget year; or
9	(C) The average of the district's pupil enrollment for the
10	applicable budget year and the district's pupil enrollment for the two
11	immediately preceding budget years; or
12	(D) The average of the district's pupil enrollment for the
13	applicable budget year and the district's pupil enrollment for the three
14	immediately preceding budget years.
15	(II) Repealed.
16	(c) (I) For budget years commencing on and after July 1, 2003, but
17	prior to July 1, 2008, the district's online pupil enrollment for the
18	applicable budget year plus the district's preschool and kindergarten
19	program enrollment for the applicable budget year plus the greater of:
20	(A) The district's pupil enrollment for the applicable budget year;
21	or
22	(B) The average of the district's pupil enrollment for the
23	applicable budget year and the district's pupil enrollment for the
24	immediately preceding budget year; or
25	(C) The average of the district's pupil enrollment for the
26	applicable budget year and the district's pupil enrollment for the two
27	immediately preceding budget years; or

1 (D) The average of the district's pupil enrollment for the 2 applicable budget year and the district's pupil enrollment for the three 3 immediately preceding budget years.

4

(II) and (III) Repealed.

5 (IV) Notwithstanding any provision of law to the contrary, for 6 purposes of subparagraph (I) of this paragraph (c) for budget years beginning on or after July 1, 2004, a district's funded pupil count shall 7 8 include the certified pupil enrollment and online pupil enrollment of each 9 operating institute charter school for which the district is the accounting 10 district. The department of education shall add the institute charter 11 school's certified pupil enrollment and online pupil enrollment to the 12 funded pupil count of the district prior to calculating the district's total 13 program pursuant to section 22-54-104.

(d) (I) For budget years commencing on and after July 1, 2008,
 but prior to July 1, 2009, the district's online pupil enrollment for the
 applicable budget year plus the district's preschool program enrollment
 for the applicable budget year plus the district's supplemental
 kindergarten enrollment for the applicable budget year plus the greater of:
 (A) The district's pupil enrollment for the applicable budget year;

(B) The average of the district's pupil enrollment for the
 applicable budget year and the district's pupil enrollment for the
 immediately preceding budget year; or

24 (C) The average of the district's pupil enrollment for the
 applicable budget year and the district's pupil enrollment for the two
 immediately preceding budget years; or

27 (D) The average of the district's pupil enrollment for the

applicable budget year and the district's pupil enrollment for the three
 immediately preceding budget years; or

3 (E) The average of the district's pupil enrollment for the
applicable budget year and the district's pupil enrollment for the four
immediately preceding budget years.

6 (II) Notwithstanding any provision of law to the contrary, for 7 purposes of subparagraph (I) of this paragraph (d), a district's funded 8 pupil count shall include the certified pupil enrollment and online pupil 9 enrollment of each operating institute charter school for which the district 10 is the accounting district. The department of education shall add the 11 institute charter school's certified pupil enrollment and online pupil 12 enrollment to the funded pupil count of the district prior to calculating the 13 district's total program pursuant to section 22-54-104.

14 (III) Repealed.

15 (IV) The general assembly hereby finds and declares that for the 16 purposes of section 17 of article IX of the state constitution, averaging a 17 district's pupil enrollment for the applicable budget year and the district's 18 pupil enrollment for the four immediately preceding budget years 19 pursuant to sub-subparagraph (E) of subparagraph (I) of this paragraph 20 (d) is a program for accountable education reform and may therefore 21 receive funding from the state education fund created in section 17 (4) of 22 article IX of the state constitution.

(c) (I) For budget years commencing on and after July 1, 2009, but
 prior to July 1, 2023, the district's online pupil enrollment for the
 applicable budget year plus the district's preschool program enrollment
 for the applicable budget year plus the district's supplemental
 kindergarten enrollment for the applicable budget year plus the district's

extended high school pupil enrollment for the applicable budget year, plus
 the greater of:

3 (A) The district's pupil enrollment for the applicable budget year;
4 or

5 (B) The average of the district's pupil enrollment for the 6 applicable budget year and the district's pupil enrollment for the 7 immediately preceding budget year; or

8 (C) The average of the district's pupil enrollment for the 9 applicable budget year and the district's pupil enrollment for the two 10 immediately preceding budget years; or

(D) The average of the district's pupil enrollment for the
 applicable budget year and the district's pupil enrollment for the three
 immediately preceding budget years; or

14 (E) The average of the district's pupil enrollment for the
 applicable budget year and the district's pupil enrollment for the four
 immediately preceding budget years.

17 (II) Notwithstanding any provision of law to the contrary, for 18 purposes of subparagraph (I) of this paragraph (e), a district's funded 19 pupil count shall include the certified pupil enrollment and online pupil 20 enrollment of each operating institute charter school for which the district 21 is the accounting district. The department of education shall add the 22 institute charter school's certified pupil enrollment and online pupil 23 enrollment to the funded pupil count of the district prior to calculating the 24 district's total program pursuant to section 22-54-104.

25 (HI) Repealed.

26 (IV) The general assembly hereby finds and declares that for the
 27 purposes of section 17 of article IX of the state constitution, averaging a

district's pupil enrollment for the applicable budget year and the district's
pupil enrollment for the four immediately preceding budget years
pursuant to sub-subparagraph (E) of subparagraph (I) of this paragraph
(e) is a program for accountable education reform and may therefore
receive funding from the state education fund created in section 17 (4) of
article IX of the state constitution.

7 (V) Notwithstanding any provision of law to the contrary, for the 8 2010-11 budget year and each budget year thereafter, for the purposes of 9 this paragraph (e), a district's pupil enrollment for the applicable budget 10 year and a district's pupil enrollment for any preceding budget year shall 11 not include any pupil who is or was enrolled in a charter school that was 12 originally authorized by the district but was subsequently converted, on 13 or after July 1, 2010, to an institute charter school or to a charter school 14 of a district contiguous to the originally authorizing district.

(VI) Notwithstanding any provision of this paragraph (e) to the
contrary, for the 2013-14 budget year and each budget year thereafter, for
the purposes of this subsection (7), if a district's funded pupil count
calculated pursuant to this subsection (7) for a budget year is fewer than
fifty pupils, the district's funded pupil count for the budget year is fifty
pupils.

(VII) For the 2019-20 budget year and each budget year
thereafter, solely for the purpose of averaging pupil enrollment pursuant
to subsection (7)(e)(I) of this section for a district that operates a full-day
kindergarten educational program, the department of education shall
adjust the district's pupil enrollments for the 2018-19, 2017-18, 2016-17,
and 2015-16 budget years by counting each pupil enrolled in a full-day
kindergarten educational program in one of those budget years as a

full-time student. The adjustment to pupil enrollment made pursuant to
 this subsection (7)(e)(VII) does not affect or change the funded pupil
 count used to calculate a district's fiscal year spending limitation pursuant
 to section 20 of article X of the state constitution for a budget year
 commencing before July 1, 2019.

6 (f) (I) For budget years commencing on and after July 1, 2023, the
7 district's online pupil enrollment for the applicable budget year plus the
8 district's supplemental kindergarten enrollment for the applicable budget
9 year plus the district's extended high school pupil enrollment for the
10 applicable budget year, plus the greater of:

11 (A) The district's pupil enrollment for the applicable budget year;
12 or

(B) The average of the district's pupil enrollment for the
 applicable budget year and the district's pupil enrollment for the
 immediately preceding budget year; or

16 (C) The average of the district's pupil enrollment for the
 applicable budget year and the district's pupil enrollment for the two
 immediately preceding budget years; or

(D) The average of the district's pupil enrollment for the
 applicable budget year and the district's pupil enrollment for the three
 immediately preceding budget years; or

(E) The average of the district's pupil enrollment for the
 applicable budget year and the district's pupil enrollment for the four
 immediately preceding budget years.

(II) Notwithstanding any provision of law to the contrary, for
 purposes of subsection (7)(f)(I) of this section, a district's funded pupil
 count includes the certified pupil enrollment and online pupil enrollment

of each operating institute charter school for which the district is the
 accounting district, as provided pursuant to subsections (7)(f)(II.5) and
 (7)(f)(II.6) of this section. The department of education shall add the
 institute charter school's certified pupil enrollment and online pupil
 enrollment to the funded pupil count of the district prior to calculating the
 district's total program pursuant to section 22-54-104.

7 (II.5) For purposes of subsection (7)(f)(II) of this section, each
8 operating institute charter school's certified pupil enrollment is the greater
9 of:

(A) The operating institute charter school's pupil enrollment for
 the applicable budget year;

(B) The average of the operating institute charter school's pupil
 enrollment for the applicable budget year and the operating institute
 charter school's pupil enrollment for the immediately preceding budget
 year;

16 (C) The average of the operating institute charter school's pupil 17 enrollment for the applicable budget year and the operating institute 18 charter school's pupil enrollment for the two immediately preceding 19 budget years;

(D) The average of the operating institute charter school's pupil
 enrollment for the applicable budget year and the operating institute
 charter school's pupil enrollment for the three immediately preceding
 budget years; or

(E) The average of the operating institute charter school's pupil
 enrollment for the applicable budget year and the operating institute
 charter school's pupil enrollment for the four immediately preceding
 budget years.

-21-

(II.6) Notwithstanding any provision of law to the contrary, for
 purposes of subsection (7)(f)(II.5) of this section, an operating institute
 charter school's pupil enrollment includes its online pupil enrollment,
 except for multi-district online school pupil enrollment.

5 (III) The general assembly finds and declares that for the purposes 6 of section 17 of article IX of the state constitution, averaging a district's 7 pupil enrollment for the applicable budget year and the district's pupil 8 enrollment for the four immediately preceding budget years pursuant to 9 subsection (7)(f)(I)(E) of this section, and the averaging of an operating 10 institute charter school's pupil enrollment and online pupil enrollment 11 pursuant to subsections (7)(f)(II.5) and (7)(f)(II.6), is a program for 12 accountable education reform and may therefore receive funding from the 13 state education fund created in section 17 (4) of article IX of the state 14 constitution.

15 (IV) Notwithstanding any provision of law to the contrary, for the 16 2010-11 budget year and each budget year thereafter, for the purposes of 17 this subsection (7)(f), a district's pupil enrollment for the applicable 18 budget year and a district's pupil enrollment for any preceding budget 19 year do not include any pupil who is or was enrolled in a charter school 20 that was originally authorized by the district but was subsequently 21 converted, on or after July 1, 2010, to an institute charter school or to a 22 charter school of a district contiguous to the originally authorizing 23 district.

(V) Notwithstanding any provision of this subsection (7)(f) to the
 contrary, for the 2013-14 budget year and each budget year thereafter, for
 the purposes of this subsection (7), if a district's funded pupil count
 calculated pursuant to this subsection (7) for a budget year is fewer than

-22-

fifty pupils, the district's funded pupil count for the budget year is fifty
 pupils.

3 (VI) For the 2019-20 budget year and each budget year thereafter, 4 solely for the purpose of averaging pupil enrollment pursuant to 5 subsection (7)(f)(I) of this section for a district that operates a full-day 6 kindergarten educational program, the department of education shall 7 adjust the district's pupil enrollments for the 2018-19, 2017-18, 2016-17, 8 and 2015-16 budget years by counting each pupil enrolled in a full-day 9 kindergarten educational program in one of those budget years as a 10 full-time student. The adjustment to pupil enrollment made pursuant to 11 this subsection (7)(f)(VI) does not affect or change the funded pupil count 12 used to calculate a district's fiscal year spending limitation pursuant to 13 section 20 of article X of the state constitution for a budget year 14 commencing before July 1, 2019.

15

(8.5) (a) "Online pupil enrollment" means:

(II) For the 2008-09 budget year, and for budget years thereafter,
The number of pupils, on the pupil enrollment count day within the
applicable budget year, enrolled in, attending, and actively participating
in a multi-district online school, as defined in section 22-30.7-102 (6),
created pursuant to article 30.7 of this title TITLE 22.

(b) For budget years beginning on or after July 1, 2004, A
district's online pupil enrollment shall include INCLUDES the certified
online pupil enrollment of each operating institute charter school for
which the district is the accounting district. The department of education
shall add the institute charter school's certified online pupil enrollment to
the online pupil enrollment of the district prior to calculating the district's
total program. pursuant to section 22-54-104.

(10) (a) (II) "Pupil enrollment" shall include INCLUDES:

1

(A) For the 2007-08 budget year, a pupil who was enrolled during
the 2001-02 school year in an online program authorized pursuant to
section 22-33-104.6, as it existed prior to July 1, 2007, and who is
enrolled and participates in any such online program on October 1 within
the applicable budget year or the school day nearest said date.

(B) For the 2008-09 budget year, and for budget years thereafter,
A pupil who is enrolled in, attending, and actively participating in a
single-district online program or online school operated pursuant to
article 30.7 of this title TITLE 22.

(III.5) For the 2009-10 budget year and budget years thereafter,
"pupil enrollment" shall include "PUPIL ENROLLMENT" INCLUDES any
juvenile to whom the school district is providing educational services
pursuant to section 22-32-141 as of the pupil enrollment count day of the
applicable budget year.

(V) Notwithstanding the provisions of this paragraph (a), for the
2008-09 budget year and each budget year thereafter, "pupil enrollment"
shall not "PUPIL ENROLLMENT" DOES NOT include a pupil who is placed
in a facility, as defined in section 22-2-402 (3), and is receiving services
through an approved facility school, as defined in section 22-2-402 (1).

(b) (I) For budget years commencing before the 2019-20 budget
year, a pupil enrolled in a kindergarten educational program pursuant to
section 22-32-119 (1) is counted as not more than a half-day pupil. For
the 2019-20 budget year and each budget year thereafter, A pupil WHO IS
enrolled in a kindergarten educational program pursuant to section
22-32-119 is counted as a full-time pupil, except as otherwise provided
in subsection (10)(e.5)(I) of this section. For the 2005-06 budget year and

each budget year thereafter, A district shall count and receive funding
 only for pupils enrolled in a kindergarten educational program who are:

3 (d) (I) For budget years commencing prior to July 1, 2023, a three4 or four-year-old pupil with a disability receiving an educational program
5 under the "Exceptional Children's Educational Act", article 20 of this title,
6 shall be counted as a half-day pupil.

7 (II) Notwithstanding any provision of this subsection (10) to the 8 contrary, for budget years commencing on or after July 1, 2005, but prior 9 to July 1, 2023, a district may choose to determine the number of three-10 and four-year-old pupils with disabilities enrolled and receiving 11 educational programs under the "Exceptional Children's Educational 12 Act", article 20 of this title 22, as of November 1 within the applicable 13 budget year or the school date nearest said date, rather than on the pupil 14 enrollment count day, as evidenced by the actual attendance of such 15 pupils on November 1 or the school date nearest said date. The "pupil 16 enrollment" of the district must include the number of pupils so enrolled 17 who are counted as half-day pupils.

18 (III) For the 2023-24 budget year and budget years thereafter, A 19 district shall not include a three- or four-year-old pupil with a disability 20 who is receiving an educational program under the "Exceptional 21 Children's Educational Act", article 20 of this title 22, but is not enrolled 22 in kindergarten, in the district's pupil enrollment, but shall certify to the 23 department the number of said three- and four-year-old pupils with 24 disabilities who are receiving an educational program from the district for 25 purposes of receiving funding pursuant to part 1 of article 20 of this title 26 22.

27

(f) (I) For budget years commencing before July 1, 2023, in

1 certifying the district's pupil enrollment to the state board pursuant to the 2 provisions of section 22-54-112, the district shall specify the number of 3 pupils enrolled in kindergarten through twelfth grade, specifying those 4 who are enrolled as full-time pupils and those who are enrolled as less 5 than full-time pupils; the number of expelled pupils receiving educational 6 services pursuant to section 22-33-203; the number of pupils enrolled in the district's preschool program; the number of pupils receiving 7 8 educational programs under the "Exceptional Children's Educational 9 Act", article 20 of this title 22; the number of at-risk pupils; and the 10 number of English language learner pupils.

11 (II) For the 2023-24 budget year and each budget year thereafter, 12 In certifying the district's pupil enrollment to the state board pursuant to 13 the provisions of section 22-54-112, the district shall specify the number 14 of pupils enrolled in kindergarten through twelfth grade, specifying those 15 who are enrolled as full-time pupils and those who are enrolled as less 16 than full-time pupils; the number of expelled pupils receiving educational 17 services pursuant to section 22-33-203; the number of at-risk pupils; the 18 number of English language learner pupils; and the number of pupils 19 receiving educational programs under the "Exceptional Children's 20 Educational Act", article 20 of this title 22, who are enrolled in 21 kindergarten through twelfth grade.

(g) For the 2018-19 and 2019-20 budget years, a district may
include in its pupil enrollment pupils who are enrolled in a school that
was designated pursuant to section 22-35-103 (10) as an early college
before June 6, 2018, and who, after completing four years of high school,
enroll for the 2018-19 or 2019-20 budget years in postsecondary courses.
(h) (I) For the 2019-20 budget year and each budget year

thereafter, With regard to a pupil who is simultaneously enrolled in a district or institute charter school and in one or more postsecondary courses, a district or institute charter school must submit evidence of:

4 (10.5) (b) On or before July 1, 2012, The state board shall
5 promulgate rules establishing the meaning of "major religious holiday"
6 for the purposes of this subsection (10.5).

7 (10.7) "SPECIAL EDUCATION PUPILS" MEANS THE NUMBER OF
8 DISTRICT PUPILS WHO ARE CHILDREN WITH DISABILITIES, AS DEFINED IN
9 SECTION 22-20-103 (5).

10 (14) (a) "Statewide average percentage of at-risk pupils" means, 11 for budget years commencing prior to July 1, 2023, the total number of 12 at-risk pupils in all districts, as determined in accordance with subsection 13 (1.5) of this section, divided by the pupil enrollment of all districts, as 14 determined in accordance with subsection (10) of this section; except that 15 pupil enrollment does not include the number of pupils enrolled in the 16 Colorado preschool program pursuant to article 28 of this title and the 17 number of three-year-old or four-year-old pupils with disabilities 18 receiving educational programs pursuant to article 20 of this title.

(b) "Statewide average percentage of at-risk pupils" means for the
20 2023 budget year and each budget year thereafter, the total number of
at-risk pupils in all districts, as determined in accordance with subsection
(1.5) of this section, divided by the pupil enrollment of all districts, as
determined in accordance with subsection (10) of this section.

(15) "Supplemental kindergarten enrollment" means the number
calculated by subtracting five-tenths from the full-day kindergarten factor
for the applicable budget year and then multiplying that number by the
number of pupils in the district who are enrolled part-time in a FULL-DAY

-27-

kindergarten educational program for the applicable budget year. For the
 purposes of this subsection (15), the full-day kindergarten factor for the
 2008-09 budget year and each budget year thereafter is fifty-eight
 hundredths of a full-day pupil.

5 SECTION 4. In Colorado Revised Statutes, add 22-54-103.1 as
6 follows:

7 22-54-103.1. Protection of student data. NOTWITHSTANDING 8 ANY PROVISION OF THIS ARTICLE 54, THE DEPARTMENT OF EDUCATION, 9 THE STATE CHARTER SCHOOL INSTITUTE, AND EACH SCHOOL DISTRICT AND 10 PUBLIC SCHOOL SHALL COMPLY WITH ALL FEDERAL AND STATE LAWS 11 REGARDING THE PROTECTION OF STUDENT DATA, INCLUDING THE FEDERAL 12 "FAMILY EDUCATIONAL RIGHTS AND PRIVACY ACT OF 1974", 20 U.S.C. 13 SEC. 1232g, AS AMENDED, AND ALL REGULATIONS AND GUIDELINES 14 ADOPTED PURSUANT TO IT, AND THE "STUDENT DATA TRANSPARENCY 15 AND SECURITY ACT", ARTICLE 16 OF THIS TITLE 22, AND ANY RULES 16 PROMULGATED PURSUANT TO IT. AT A MINIMUM, THIS INCLUDES 17 REDACTING INFORMATION AS REQUIRED TO COMPLY WITH FEDERAL AND 18 STATE LAWS REGARDING THE PROTECTION OF STUDENT DATA IN 19 PUBLISHED DOCUMENTS OR REPORTS REGARDING FUNDING PURSUANT TO 20 THIS ARTICLE 54.

SECTION 5. In Colorado Revised Statutes, add 22-54-103.3 as
follows:

23 22-54-103.3. District total program - 2025-26 through 2029-30
24 budget years - repeal. (1) (a) NOTWITHSTANDING ANY PROVISION OF
25 LAW TO THE CONTRARY, FOR THE 2025-26 BUDGET YEAR THROUGH THE
26 2029-30 BUDGET YEAR, THE DEPARTMENT OF EDUCATION SHALL
27 DETERMINE EACH DISTRICT'S TOTAL PROGRAM PURSUANT TO THIS

-28-

SECTION. THE DISTRICT'S TOTAL PROGRAM IS AVAILABLE TO THE DISTRICT
 TO FUND THE COSTS OF PROVIDING PUBLIC EDUCATION, AND, EXCEPT AS
 OTHERWISE PROVIDED IN SECTION 22-54-105, THE DISTRICT HAS THE
 DISCRETION TO DETERMINE THE AMOUNTS AND PURPOSES FOR BUDGETING
 AND EXPENDING ITS DISTRICT TOTAL PROGRAM MONEY.

6 (b) NOTWITHSTANDING SUBSECTION (1)(a) OF THIS SECTION TO 7 THE CONTRARY, IF A DISTRICT IS AN INSTITUTE CHARTER SCHOOL'S 8 ACCOUNTING DISTRICT, THEN THE DISTRICT TOTAL PROGRAM 9 DETERMINATION PURSUANT TO THIS SECTION ALSO REPRESENTS THE 10 INSTITUTE CHARTER SCHOOL'S FINANCIAL BASE OF SUPPORT FOR PUBLIC 11 EDUCATION, EVEN THOUGH THE INSTITUTE CHARTER SCHOOL IS NOT THE 12 DISTRICT'S SCHOOL. THE AMOUNT OF THE DISTRICT'S STATE SHARE OF 13 TOTAL PROGRAM THAT IS WITHHELD FROM THE DISTRICT AND PAID TO THE 14 STATE CHARTER SCHOOL INSTITUTE PURSUANT TO SECTION 22-54-115 15 (1.3) IS NOT AVAILABLE TO OR UNDER THE CONTROL OF THE DISTRICT BUT 16 IS AVAILABLE TO AND UNDER THE CONTROL OF THE INSTITUTE CHARTER 17 SCHOOL'S GOVERNING BOARD TO FUND THE COSTS OF PROVIDING PUBLIC 18 EDUCATION TO STUDENTS ENROLLED IN THE INSTITUTE CHARTER SCHOOL. 19 THE INSTITUTE CHARTER SCHOOL HAS THE DISCRETION TO DETERMINE THE 20 AMOUNTS AND PURPOSES FOR BUDGETING AND EXPENDING ITS TOTAL 21 PROGRAM MONEY.

(2) FOR THE 2025-26 BUDGET YEAR THROUGH THE 2029-30
BUDGET YEAR, THE DEPARTMENT OF EDUCATION SHALL CALCULATE EACH
DISTRICT'S TOTAL PROGRAM PURSUANT TO SECTIONS 22-54-103.5 AND
22-54-104.

26 (3) FOR THE 2025-26 BUDGET YEAR THROUGH THE 2029-30
27 BUDGET YEAR, A DISTRICT'S TOTAL PROGRAM IS THE DISTRICT'S TOTAL

-29-

1 PROGRAM CALCULATION PURSUANT TO SECTION 22-54-104, UNLESS:

2 (a) FOR THE 2025-26 BUDGET YEAR, IF A DISTRICT'S TOTAL 3 PROGRAM CALCULATION PURSUANT TO SECTION 22-54-103.5 IS GREATER 4 THAN THE DISTRICT'S TOTAL PROGRAM CALCULATION PURSUANT TO 5 SECTION 22-54-104, THE DISTRICT'S TOTAL PROGRAM IS THE AMOUNT 6 CALCULATED PURSUANT TO SECTION 22-54-104 PLUS AN AMOUNT EQUAL 7 TO EIGHTEEN PERCENT OF THE DIFFERENCE BETWEEN THE DISTRICT'S 8 TOTAL PROGRAM CALCULATION PURSUANT TO SECTION 22-54-103.5 AND 9 THE DISTRICT'S TOTAL PROGRAM CALCULATION PURSUANT TO SECTION 10 22-54-104:

11 (b) FOR THE 2026-27 BUDGET YEAR, IF A DISTRICT'S TOTAL 12 PROGRAM CALCULATION PURSUANT TO SECTION 22-54-103.5 IS GREATER 13 THAN THE DISTRICT'S TOTAL PROGRAM CALCULATION PURSUANT TO 14 SECTION 22-54-104, THE DISTRICT'S TOTAL PROGRAM IS THE AMOUNT 15 CALCULATED PURSUANT TO SECTION 22-54-104 PLUS AN AMOUNT EQUAL 16 TO THIRTY-FOUR PERCENT OF THE DIFFERENCE BETWEEN THE DISTRICT'S 17 TOTAL PROGRAM CALCULATION PURSUANT TO SECTION 22-54-103.5 AND 18 THE DISTRICT'S TOTAL PROGRAM CALCULATION PURSUANT TO SECTION 19 22-54-104:

20 (c) FOR THE 2027-28 BUDGET YEAR, IF A DISTRICT'S TOTAL 21 PROGRAM CALCULATION PURSUANT TO SECTION 22-54-103.5 IS GREATER 22 THAN THE DISTRICT'S TOTAL PROGRAM CALCULATION PURSUANT TO 23 SECTION 22-54-104, THE DISTRICT'S TOTAL PROGRAM IS THE AMOUNT 24 CALCULATED PURSUANT TO SECTION 22-54-104 PLUS AN AMOUNT EQUAL 25 TO FIFTY PERCENT OF THE DIFFERENCE BETWEEN THE DISTRICT'S TOTAL 26 PROGRAM CALCULATION PURSUANT TO SECTION 22-54-103.5 AND THE 27 DISTRICT'S TOTAL PROGRAM CALCULATION PURSUANT TO SECTION

-30-

1 22-54-104;

2 (d) FOR THE 2028-29 BUDGET YEAR, IF A DISTRICT'S TOTAL 3 PROGRAM CALCULATION PURSUANT TO SECTION 22-54-103.5 IS GREATER 4 THAN THE DISTRICT'S TOTAL PROGRAM CALCULATION PURSUANT TO 5 SECTION 22-54-104, THE DISTRICT'S TOTAL PROGRAM IS THE AMOUNT 6 CALCULATED PURSUANT TO SECTION 22-54-104 PLUS AN AMOUNT EQUAL 7 TO SIXTY-SIX PERCENT OF THE DIFFERENCE BETWEEN THE DISTRICT'S 8 TOTAL PROGRAM CALCULATION PURSUANT TO SECTION 22-54-103.5 AND 9 THE DISTRICT'S TOTAL PROGRAM CALCULATION PURSUANT TO SECTION 10 22-54-104: AND

11 (e) FOR THE 2029-30 BUDGET YEAR, IF A DISTRICT'S TOTAL 12 PROGRAM CALCULATION PURSUANT TO SECTION 22-54-103.5 IS GREATER 13 THAN THE DISTRICT'S TOTAL PROGRAM CALCULATION PURSUANT TO 14 SECTION 22-54-104, THE DISTRICT'S TOTAL PROGRAM IS THE AMOUNT 15 CALCULATED PURSUANT TO SECTION 22-54-104 PLUS AN AMOUNT EQUAL 16 TO EIGHTY-TWO PERCENT OF THE DIFFERENCE BETWEEN THE DISTRICT'S 17 TOTAL PROGRAM CALCULATION PURSUANT TO SECTION 22-54-103.5 AND 18 THE DISTRICT'S TOTAL PROGRAM CALCULATION PURSUANT TO SECTION 19 22-54-104.

20 (4) For the 2024-25 budget year through the 2029-30 21 BUDGET YEAR, THE JOINT BUDGET COMMITTEE SHALL MONITOR THE FISCAL 22 IMPACT OF THE DISTRICT TOTAL PROGRAM DETERMINATIONS PURSUANT TO 23 THIS SECTION AND THE FISCAL IMPACT OF THE TRANSITION TO THE TOTAL 24 PROGRAM FORMULA PURSUANT TO SECTION 22-54-103.5. AT A MINIMUM, 25 THE JOINT BUDGET COMMITTEE SHALL CONSIDER IMMEDIATE AND 26 FORECASTED ECONOMIC CONDITIONS, THE IMPACT OR TREND OF THE 27 STATEWIDE TOTAL LOCAL SHARE OF TOTAL PROGRAM FUNDING, AND ANY

-31-

OTHER DATA-DRIVEN CONSIDERATIONS NECESSARY TO ENSURE THE
 SUSTAINABLE TRANSITION TO AND IMPLEMENTATION OF A NEW TOTAL
 PROGRAM FORMULA. THE JOINT BUDGET COMMITTEE AND THE GENERAL
 ASSEMBLY MAY TAKE ACTION NECESSARY TO ENSURE THE SUSTAINABLE
 TRANSITION TO AND IMPLEMENTATION OF A NEW TOTAL PROGRAM
 FORMULA.

7

(5) This section is repealed, effective July 1, 2030.

8 SECTION 6. In Colorado Revised Statutes, add 22-54-103.5 as
9 follows:

10 22-54-103.5. District total program - rules - legislative 11 declaration - repeal. (1) (a) FOR THE 2030-31 BUDGET YEAR AND EACH 12 BUDGET YEAR THEREAFTER, THE DEPARTMENT OF EDUCATION SHALL USE 13 THIS SECTION TO DETERMINE EACH DISTRICT'S TOTAL PROGRAM. THE 14 DISTRICT'S TOTAL PROGRAM IS AVAILABLE TO THE DISTRICT TO FUND THE 15 COSTS OF PROVIDING PUBLIC EDUCATION, AND, EXCEPT AS OTHERWISE 16 PROVIDED IN SECTION 22-54-105, THE DISTRICT HAS THE DISCRETION TO 17 DETERMINE THE AMOUNTS AND PURPOSES FOR BUDGETING AND 18 EXPENDING ITS DISTRICT TOTAL PROGRAM MONEY.

19 (b) NOTWITHSTANDING SUBSECTION (1)(a) OF THIS SECTION TO 20 THE CONTRARY, IF A DISTRICT IS AN INSTITUTE CHARTER SCHOOL'S 21 ACCOUNTING DISTRICT, THEN THE DISTRICT TOTAL PROGRAM 22 DETERMINATION PURSUANT TO THIS SECTION ALSO REPRESENTS THE 23 INSTITUTE CHARTER SCHOOL'S FINANCIAL BASE OF SUPPORT FOR PUBLIC 24 EDUCATION, EVEN THOUGH THE INSTITUTE CHARTER SCHOOL IS NOT THE 25 DISTRICT'S SCHOOL. THE AMOUNT OF THE DISTRICT'S STATE SHARE OF 26 TOTAL PROGRAM THAT IS WITHHELD FROM THE DISTRICT AND PAID TO THE 27 STATE CHARTER SCHOOL INSTITUTE PURSUANT TO SECTION 22-54-115

-32-

(1.3) IS NOT AVAILABLE TO OR UNDER THE CONTROL OF THE DISTRICT BUT
 IS AVAILABLE TO AND UNDER THE CONTROL OF THE INSTITUTE CHARTER
 SCHOOL'S GOVERNING BOARD TO FUND THE COSTS OF PROVIDING PUBLIC
 EDUCATION TO STUDENTS ENROLLED IN THE INSTITUTE CHARTER SCHOOL.
 THE INSTITUTE CHARTER SCHOOL HAS THE DISCRETION TO DETERMINE THE
 AMOUNTS AND PURPOSES FOR BUDGETING AND EXPENDING ITS TOTAL
 PROGRAM MONEY.

8 (c) (I) NOTWITHSTANDING ANY PROVISION OF LAW TO THE 9 CONTRARY, FOR THE 2025-26 BUDGET YEAR THROUGH THE 2029-30 10 BUDGET YEAR, THE DEPARTMENT OF EDUCATION SHALL CALCULATE EACH 11 DISTRICT'S TOTAL PROGRAM PURSUANT TO THIS SECTION FOR THE PURPOSE 12 OF DETERMINING EACH DISTRICT'S TOTAL PROGRAM PURSUANT TO SECTION 13 22-54-103.3. The district's total program is available to the 14 DISTRICT TO FUND THE COSTS OF PROVIDING PUBLIC EDUCATION, AND, 15 EXCEPT AS OTHERWISE PROVIDED IN SECTION 22-54-105, THE DISTRICT 16 HAS THE DISCRETION TO DETERMINE THE AMOUNTS AND PURPOSES FOR 17 BUDGETING AND EXPENDING ITS DISTRICT TOTAL PROGRAM MONEY.

18 (II) NOTWITHSTANDING SUBSECTION (1)(c)(I) OF THIS SECTION TO 19 THE CONTRARY, IF A DISTRICT IS AN INSTITUTE CHARTER SCHOOL'S 20 ACCOUNTING DISTRICT, THEN THE DISTRICT TOTAL PROGRAM 21 CALCULATION PURSUANT TO THIS SECTION ALSO REPRESENTS THE 22 INSTITUTE CHARTER SCHOOL'S FINANCIAL BASE OF SUPPORT FOR PUBLIC 23 EDUCATION, EVEN THOUGH THE INSTITUTE CHARTER SCHOOL IS NOT THE 24 DISTRICT'S SCHOOL. THE AMOUNT OF THE DISTRICT'S STATE SHARE OF 25 TOTAL PROGRAM THAT IS WITHHELD FROM THE DISTRICT AND PAID TO THE 26 STATE CHARTER SCHOOL INSTITUTE PURSUANT TO SECTION 22-54-115 27 (1.3) is not available to or under the control of the district but

-33-

1	IS AVAILABLE TO AND UNDER THE CONTROL OF THE INSTITUTE CHARTER
2	SCHOOL'S GOVERNING BOARD TO FUND THE COSTS OF PROVIDING PUBLIC
3	EDUCATION TO STUDENTS ENROLLED IN THE INSTITUTE CHARTER SCHOOL.
4	THE INSTITUTE CHARTER SCHOOL HAS THE DISCRETION TO DETERMINE THE
5	AMOUNTS AND PURPOSES FOR BUDGETING AND EXPENDING ITS TOTAL
6	PROGRAM MONEY.
7	(III) This subsection (1)(c) is repealed, effective July 1,
8	2030.
9	(2) District total program formula. A DISTRICT'S TOTAL
10	PROGRAM IS:
11	DISTRICT FOUNDATION FUNDING
12	+ DISTRICT AT-RISK FUNDING
13	+ DISTRICT ENGLISH LANGUAGE LEARNER FUNDING
14	+ DISTRICT SPECIAL EDUCATION FUNDING
15	+ DISTRICT COST OF LIVING FACTOR FUNDING
16	+ DISTRICT LOCALE FACTOR FUNDING
17	+ DISTRICT SIZE FACTOR FUNDING
18	+ DISTRICT EXTENDED HIGH SCHOOL FUNDING
19	+ DISTRICT ONLINE FUNDING.
20	(3) Statewide base per pupil funding. (Reserved)
21	(4) Funded pupil count. FUNDED PUPIL COUNT IS:
22	(a) The district's online pupil enrollment for the
23	APPLICABLE BUDGET YEAR PLUS THE DISTRICT'S SUPPLEMENTAL
24	KINDERGARTEN ENROLLMENT FOR THE APPLICABLE BUDGET YEAR PLUS
25	THE DISTRICT'S EXTENDED HIGH SCHOOL PUPIL ENROLLMENT FOR THE
26	APPLICABLE BUDGET YEAR PLUS THE GREATER OF:
27	(I) The district's pupil enrollment for the applicable

1 BUDGET YEAR;

2 (II) THE AVERAGE OF THE DISTRICT'S PUPIL ENROLLMENT FOR THE
3 APPLICABLE BUDGET YEAR AND THE DISTRICT'S PUPIL ENROLLMENT FOR
4 THE IMMEDIATELY PRECEDING BUDGET YEAR;

5 (III) THE AVERAGE OF THE DISTRICT'S PUPIL ENROLLMENT FOR THE
6 APPLICABLE BUDGET YEAR AND THE DISTRICT'S PUPIL ENROLLMENT FOR
7 THE TWO IMMEDIATELY PRECEDING BUDGET YEARS; OR

8 (IV) THE AVERAGE OF THE DISTRICT'S PUPIL ENROLLMENT FOR THE
9 APPLICABLE BUDGET YEAR AND THE DISTRICT'S PUPIL ENROLLMENT FOR
10 THE THREE IMMEDIATELY PRECEDING BUDGET YEARS.

11 (b) (I) NOTWITHSTANDING ANY PROVISION OF LAW TO THE 12 CONTRARY, FOR PURPOSES OF SUBSECTION (4)(a) OF THIS SECTION, A 13 DISTRICT'S FUNDED PUPIL COUNT INCLUDES THE CERTIFIED PUPIL 14 ENROLLMENT AND ONLINE PUPIL ENROLLMENT OF EACH OPERATING 15 INSTITUTE CHARTER SCHOOL FOR WHICH THE DISTRICT IS THE ACCOUNTING 16 DISTRICT, AS PROVIDED PURSUANT TO SUBSECTIONS (4)(b)(II) AND 17 (4)(b)(III) OF THIS SECTION. THE DEPARTMENT OF EDUCATION SHALL ADD 18 THE INSTITUTE CHARTER SCHOOL'S CERTIFIED PUPIL ENROLLMENT AND 19 ONLINE PUPIL ENROLLMENT TO THE FUNDED PUPIL COUNT OF THE DISTRICT 20 PRIOR TO CALCULATING THE DISTRICT'S TOTAL PROGRAM PURSUANT TO 21 THIS SECTION.

(II) FOR PURPOSES OF SUBSECTION (4)(b)(I) OF THIS SECTION,
EACH OPERATING INSTITUTE CHARTER SCHOOL'S CERTIFIED PUPIL
ENROLLMENT IS THE GREATER OF:

25 (A) THE OPERATING INSTITUTE CHARTER SCHOOL'S PUPIL
26 ENROLLMENT FOR THE APPLICABLE BUDGET YEAR;

27 (B) THE AVERAGE OF THE OPERATING INSTITUTE CHARTER

-35-

SCHOOL'S PUPIL ENROLLMENT FOR THE APPLICABLE BUDGET YEAR AND
 THE OPERATING INSTITUTE CHARTER SCHOOL'S PUPIL ENROLLMENT FOR
 THE IMMEDIATELY PRECEDING BUDGET YEAR;

4 (C) THE AVERAGE OF THE OPERATING INSTITUTE CHARTER
5 SCHOOL'S PUPIL ENROLLMENT FOR THE APPLICABLE BUDGET YEAR AND
6 THE OPERATING INSTITUTE CHARTER SCHOOL'S PUPIL ENROLLMENT FOR
7 THE TWO IMMEDIATELY PRECEDING BUDGET YEARS; OR

8 (D) THE AVERAGE OF THE OPERATING INSTITUTE CHARTER 9 SCHOOL'S PUPIL ENROLLMENT FOR THE APPLICABLE BUDGET YEAR AND 10 THE OPERATING INSTITUTE CHARTER SCHOOL'S PUPIL ENROLLMENT FOR 11 THE THREE IMMEDIATELY PRECEDING BUDGET YEARS.

(III) NOTWITHSTANDING ANY PROVISION OF LAW TO THE
CONTRARY, FOR PURPOSES OF SUBSECTION (4)(b)(II) OF THIS SECTION, AN
OPERATING INSTITUTE CHARTER SCHOOL'S PUPIL ENROLLMENT INCLUDES
ITS ONLINE STUDENT ENROLLMENT, EXCEPT FOR MULTI-DISTRICT ONLINE
SCHOOL STUDENT ENROLLMENT.

17 (c) THE GENERAL ASSEMBLY FINDS AND DECLARES THAT FOR THE 18 PURPOSES OF SECTION 17 OF ARTICLE IX OF THE STATE CONSTITUTION, 19 AVERAGING A DISTRICT'S PUPIL ENROLLMENT FOR THE APPLICABLE 20 BUDGET YEAR AND THE DISTRICT'S PUPIL ENROLLMENT FOR THE THREE 21 IMMEDIATELY PRECEDING BUDGET YEARS PURSUANT TO THIS SUBSECTION 22 (4), AND AVERAGING AN OPERATING INSTITUTE CHARTER SCHOOL'S 23 STUDENT ENROLLMENT AND ONLINE PUPIL ENROLLMENT PURSUANT TO 24 THIS SUBSECTION (4), IS A PROGRAM FOR ACCOUNTABLE EDUCATION 25 REFORM AND MAY THEREFORE RECEIVE FUNDING FROM THE STATE 26 EDUCATION FUND CREATED IN SECTION 17 (4) OF ARTICLE IX OF THE 27 STATE CONSTITUTION.

-36-

1 (d) (I) NOTWITHSTANDING ANY PROVISION OF LAW TO THE 2 CONTRARY, FOR THE PURPOSES OF THIS SUBSECTION (4), A DISTRICT'S 3 PUPIL ENROLLMENT FOR THE APPLICABLE BUDGET YEAR AND A DISTRICT'S 4 PUPIL ENROLLMENT FOR A PRECEDING BUDGET YEAR DO NOT INCLUDE A 5 PUPIL WHO IS OR WAS ENROLLED IN A CHARTER SCHOOL THAT WAS 6 ORIGINALLY AUTHORIZED BY THE DISTRICT BUT WAS SUBSEQUENTLY 7 CONVERTED, ON OR AFTER JULY 1, 2010, TO AN INSTITUTE CHARTER 8 SCHOOL OR TO A CHARTER SCHOOL OF A DISTRICT CONTIGUOUS TO THE 9 ORIGINALLY AUTHORIZING DISTRICT.

(II) NOTWITHSTANDING ANY PROVISION OF THIS SUBSECTION (4)
TO THE CONTRARY, FOR THE PURPOSES OF THIS SUBSECTION (4), IF A
DISTRICT'S FUNDED PUPIL COUNT CALCULATED PURSUANT TO THIS
SUBSECTION (4) FOR A BUDGET YEAR IS FEWER THAN SIXTY STUDENTS, THE
DISTRICT'S FUNDED PUPIL COUNT FOR THE BUDGET YEAR IS SIXTY
STUDENTS.

16 (5) District foundation funding. A DISTRICT'S FOUNDATION
17 FUNDING IS:

18 (STATEWIDE BASE PER PUPIL FUNDING X (DISTRICT FUNDED PUPIL
19 COUNT - DISTRICT EXTENDED HIGH SCHOOL PUPIL ENROLLMENT 20 DISTRICT ONLINE PUPIL ENROLLMENT)).

21 (6) **District at-risk funding.** A DISTRICT'S AT-RISK FUNDING IS:

- 22 (STATEWIDE BASE PER PUPIL FUNDING X TWENTY-FIVE PERCENT)
 23 X DISTRICT AT-RISK PUPIL ENROLLMENT.
- 24 (7) District English language learner funding. A DISTRICT'S
 25 ENGLISH LANGUAGE LEARNER FUNDING IS:

26 (STATEWIDE BASE PER PUPIL FUNDING X TWENTY-FIVE PERCENT)

27 X DISTRICT ENGLISH LANGUAGE LEARNER PUPIL ENROLLMENT.

(8) District extended high school funding. (a) A DISTRICT'S
 EXTENDED HIGH SCHOOL FUNDING IS:

3 (DISTRICT EXTENDED HIGH SCHOOL PUPIL ENROLLMENT X \$9,588,
4 OR AN AMOUNT DETERMINED PURSUANT SUBSECTION (8)(b) OF
5 THIS SECTION).

6 (b) THE DOLLAR AMOUNT IN SUBSECTION (8)(a) OF THIS SECTION
7 MUST INCREASE BY THE SAME PERCENTAGE THAT THE STATEWIDE BASE
8 PER PUPIL FUNDING FOR THE APPLICABLE BUDGET YEAR IS INCREASED. THE
9 AMOUNT MUST BE ROUNDED TO THE NEAREST DOLLAR.

10 (9) District online funding. (a) A DISTRICT'S ONLINE FUNDING IS:
11 (DISTRICT ONLINE PUPIL ENROLLMENT X \$9,588, OR AN AMOUNT
12 DETERMINED PURSUANT TO SUBSECTION (9)(b) OF THIS SECTION).
13 (b) THE DOLLAR AMOUNT IN SUBSECTION (9)(a) OF THIS SECTION
14 MUST INCREASE BY THE SAME PERCENTAGE THAT THE STATEWIDE BASE
15 PER PUPIL FUNDING FOR THAT BUDGET YEAR IS INCREASED. THE AMOUNT

16 MUST BE ROUNDED TO THE NEAREST DOLLAR.

- 17 (10) District special education pupil funding. A DISTRICT'S
 18 SPECIAL EDUCATION PUPIL FUNDING IS:
- 19 (STATEWIDE BASE PER PUPIL FUNDING X TWENTY-FIVE PERCENT)
 20 X DISTRICT SPECIAL EDUCATION PUPIL ENROLLMENT.

21 (11) District cost of living factor funding - rules. (a) A
22 DISTRICT'S COST OF LIVING FACTOR FUNDING IS:

23 (STATEWIDE BASE PER PUPIL FUNDING X (DISTRICT FUNDED PUPIL

24 COUNT - DISTRICT EXTENDED HIGH SCHOOL PUPIL ENROLLMENT -

- 25 DISTRICT ONLINE PUPIL ENROLLMENT) X DISTRICT COST OF LIVING
 26 FACTOR).
- 27 (b) (I) A DISTRICT'S COST OF LIVING FACTOR IS DETERMINED

-38-

PURSUANT TO SUBSECTION (11)(c) OF THIS SECTION; EXCEPT THAT,
 NOTWITHSTANDING THIS SUBSECTION (11) TO THE CONTRARY, A
 DISTRICT'S COST OF LIVING FACTOR MUST NOT EXCEED TWENTY-THREE
 PERCENT.

5 (II) THE COST OF LIVING FACTOR ALLOWED FOR EACH DISTRICT 6 PURSUANT TO THIS SUBSECTION (11) REFLECTS THE DIFFERENCES IN THE 7 COSTS OF HOUSING, GOODS, AND SERVICES AMONG REGIONS IN WHICH 8 DISTRICTS ARE LOCATED. THE FACTOR DOES NOT REFLECT ANY ANNUAL 9 INCREASE IN THE COSTS OF HOUSING, GOODS, AND SERVICES CAUSED BY 10 INFLATION.

(c) (I) FOR THE 2025-26 BUDGET YEAR, A DISTRICT'S COST OF
LIVING FACTOR IS THE DISTRICT'S COST OF LIVING AMOUNT IDENTIFIED IN
THE 2023 COST OF LIVING ANALYSIS ADJUSTED FOR LABOR POOL AREAS,
DIVIDED BY THE MINIMUM COST OF LIVING AMOUNT FOR A DISTRICT
IDENTIFIED IN THE 2023 COST OF LIVING ANALYSIS ADJUSTED FOR LABOR
POOL AREAS, MINUS ONE.

(II) FOR THE 2026-27 AND 2027-28 BUDGET YEARS, A DISTRICT'S
COST OF LIVING FACTOR IS THE DISTRICT'S COST OF LIVING AMOUNT
IDENTIFIED IN THE 2025 COST OF LIVING ANALYSIS ADJUSTED FOR LABOR
POOL AREAS, DIVIDED BY THE MINIMUM COST OF LIVING AMOUNT FOR A
DISTRICT IDENTIFIED IN THE 2025 COST OF LIVING ANALYSIS ADJUSTED FOR
LABOR POOL AREAS, MINUS ONE.

(III) FOR EVERY TWO-YEAR BUDGET YEAR PERIOD THEREAFTER, A
DISTRICT'S COST OF LIVING FACTOR IS THE DISTRICT'S COST OF LIVING
AMOUNT, IDENTIFIED IN THE BIENNIAL COST OF LIVING ANALYSIS
ADJUSTED FOR LABOR POOL AREAS, DIVIDED BY THE MINIMUM COST OF
LIVING AMOUNT FOR A DISTRICT IDENTIFIED IN THE MOST RECENT COST OF

-39-

1 LIVING ANALYSIS ADJUSTED FOR LABOR POOL AREAS, MINUS ONE.

(IV) THE COST OF LIVING FACTOR FOR EACH DISTRICT MUST BE
CERTIFIED TO THE DEPARTMENT OF EDUCATION BY LEGISLATIVE COUNCIL
STAFF FOR EACH TWO-YEAR PERIOD THEREAFTER BASED UPON A NEW COST
OF LIVING ANALYSIS. THE CERTIFICATION MUST BE MADE NO LATER THAN
APRIL 15 OF THE APPLICABLE YEAR AND IS EFFECTIVE FOR THE BUDGET
YEAR BEGINNING ON JULY 1 OF THAT YEAR AND THE BUDGET YEAR
THEREAFTER.

9 (V) THE DEPARTMENT OF EDUCATION SHALL TRANSFER A PORTION 10 OF THE TOTAL AMOUNT APPROPRIATED BY THE GENERAL ASSEMBLY IN THE 11 ANNUAL GENERAL APPROPRIATION BILL FOR THAT BUDGET YEAR FOR 12 ASSISTANCE TO PUBLIC SCHOOLS, PUBLIC SCHOOL FINANCE, AND STATE 13 SHARE OF DISTRICTS' TOTAL PROGRAM FUNDING TO THE LEGISLATIVE 14 COUNCIL TO FUND THE COST OF LIVING ANALYSIS REQUIRED PURSUANT TO 15 THIS SUBSECTION (11). THE AMOUNT TRANSFERRED BY THE DEPARTMENT 16 OF EDUCATION MUST NOT EXCEED THE MAXIMUM AMOUNT SPECIFIED IN A 17 FOOTNOTE RELATED TO THIS APPROPRIATION IN THE ANNUAL GENERAL 18 APPROPRIATION BILL FOR THAT BUDGET YEAR. THE REMAINDER OF THE 19 AMOUNT APPROPRIATED FOR ASSISTANCE TO PUBLIC SCHOOLS, PUBLIC 20 SCHOOL FINANCE, AND STATE SHARE OF DISTRICTS' TOTAL PROGRAM 21 FUNDING MUST BE DISTRIBUTED TO SCHOOL DISTRICTS IN THE MANNER 22 PROVIDED IN SECTION 22-54-106 (4)(c).

(d) (I) THE DEPARTMENT OF EDUCATION SHALL PROMULGATE
RULES FOR THE ASSIGNMENT OF A COST OF LIVING FACTOR TO ANY NEW
DISTRICT ORGANIZED PURSUANT TO ARTICLE 30 OF THIS TITLE 22, EXCEPT
FOR NEW DISTRICTS THAT ARE CREATED AS THE RESULT OF A
DECONSOLIDATION AS DESCRIBED IN SECTION 22-30-102 (2)(a), UNTIL THE

-40-

COST OF LIVING FACTOR FOR THE DISTRICT IS CERTIFIED BY LEGISLATIVE
 COUNCIL STAFF PURSUANT TO THIS SECTION.

3 (II) THE RULES PROMULGATED PURSUANT TO THIS SUBSECTION 4 (11)(d) MUST BE DESIGNED TO PROVIDE NEITHER AN INCENTIVE NOR A 5 DISINCENTIVE TO THE ORGANIZATION OF NEW DISTRICTS PURSUANT TO 6 ARTICLE 30 OF THIS TITLE 22 AND MUST INCLUDE PROVISIONS TO ENSURE 7 THAT THE COST OF LIVING FACTOR WITHIN A NEW DISTRICT IS NOT 8 REDUCED SOLELY BECAUSE THE NEW DISTRICT IS THE RESULT OF A 9 CONSOLIDATION OF EXISTING DISTRICTS. THE RULES MUST CONSIDER THE 10 COST OF LIVING FACTORS ASSIGNED TO THE DISTRICTS THAT ARE AFFECTED 11 BY THE ORGANIZATION OF THE NEW DISTRICT AND THE CIRCUMSTANCES 12 OF THE NEW DISTRICT BASED ON THE MOST RECENT COST OF LIVING 13 ANALYSIS PERFORMED BY THE LEGISLATIVE COUNCIL.

(III) NEW DISTRICTS THAT ARE CREATED AS THE RESULT OF A
DECONSOLIDATION AS DESCRIBED IN SECTION 22-30-102 (2)(a) RETAIN
THE COST OF LIVING FACTOR OF THE DISTRICT FROM WHICH THEY WERE
SEPARATED UNTIL THE COST OF LIVING FACTOR FOR THE NEW DISTRICT IS
CERTIFIED BY THE LEGISLATIVE COUNCIL STAFF PURSUANT TO THIS
SECTION.

20 (12) District locale factor funding. (a) A DISTRICT'S LOCALE
21 FACTOR FUNDING IS:

(STATEWIDE BASE PER PUPIL FUNDING X (DISTRICT FUNDED PUPIL
count - District extended high school pupil enrollment District online pupil enrollment) x District locale
FACTOR).

- 26 (b) A DISTRICT'S LOCALE FACTOR IS:
- 27 (I) TWENTY-FIVE PERCENT, IF THE DISTRICT IS CLASSIFIED AS

1 RURAL REMOTE;

2 (II) TWENTY PERCENT, IF THE DISTRICT IS CLASSIFIED AS RURAL 3 DISTANT; 4 (III) FIFTEEN PERCENT, IF THE DISTRICT IS CLASSIFIED AS RURAL 5 FRINGE; 6 (IV) TEN PERCENT, IF THE DISTRICT IS CLASSIFIED AS TOWN 7 REMOTE: 8 (V) FIVE PERCENT, IF THE DISTRICT IS CLASSIFIED AS TOWN 9 DISTANT; 10 (VI) TWO AND A HALF PERCENT, IF THE DISTRICT IS CLASSIFIED AS 11 TOWN FRINGE; 12 (VII) ZERO PERCENT, IF THE DISTRICT IS CLASSIFIED AS SUBURBAN 13 SMALL: 14 (VIII) ZERO PERCENT, IF THE DISTRICT IS CLASSIFIED AS SUBURBAN 15 MIDSIZE; 16 (IX) ZERO PERCENT, IF THE DISTRICT IS CLASSIFIED AS SUBURBAN 17 LARGE; 18 (X) ZERO PERCENT, IF THE DISTRICT IS CLASSIFIED AS CITY SMALL; 19 (XI) ZERO PERCENT, IF THE DISTRICT IS CLASSIFIED AS CITY 20 MIDSIZE; OR 21 (XII) ZERO PERCENT, IF THE DISTRICT IS CLASSIFIED AS CITY 22 LARGE. 23 (c) A DISTRICT'S CLASSIFICATION, AS DESCRIBED PURSUANT TO 24 SUBSECTION (12)(b) OF THIS SECTION, IS DETERMINED BY THE LATEST 25 CLASSIFICATIONS OR CLASSIFICATION CRITERIA ISSUED BY THE NATIONAL 26 CENTER FOR EDUCATION STATISTICS IN THE INSTITUTE OF EDUCATION 27 SCIENCES OF THE UNITED STATES DEPARTMENT OF EDUCATION.

-42-

1 (d) NOTWITHSTANDING SUBSECTION (12)(c) OF THIS SECTION, IF 2 A DISTRICT DOES NOT ALIGN WITH A CLASSIFICATION ISSUED BY THE 3 NATIONAL CENTER FOR EDUCATION STATISTICS, THE DEPARTMENT OF 4 EDUCATION SHALL DESIGNATE THE DISTRICT'S LOCALE FACTOR BASED ON 5 CONSIDERATIONS THAT ALIGN IT WITH A SIMILARLY SITUATED DISTRICT 6 THAT HAS A CLASSIFICATION ISSUED BY THE NATIONAL CENTER FOR 7 EDUCATION STATISTICS. IF THE DEPARTMENT OF EDUCATION IS REOUIRED 8 TO DESIGNATE THE DISTRICT'S LOCALE FACTOR PURSUANT TO THIS 9 SUBSECTION (12)(d), THE DEPARTMENT OF EDUCATION SHALL CONSULT 10 WITH LEGISLATIVE COUNSEL STAFF CONCERNING THE ADJUSTMENT FOR 11 ANY INFORMATION NECESSARY TO MAKE AN APPROPRIATE DESIGNATION. 12 (13) **District size factor funding.** (a) A DISTRICT'S SIZE FACTOR 13 FUNDING IS: 14 (STATEWIDE BASE PER PUPIL FUNDING X (DISTRICT FUNDED PUPIL 15 COUNT - DISTRICT EXTENDED HIGH SCHOOL PUPIL ENROLLMENT -16 DISTRICT ONLINE PUPIL ENROLLMENT) X DISTRICT SIZE FACTOR). (b) A DISTRICT'S SIZE FACTOR IS: 17 18 (I) IF THE DISTRICT'S FUNDED PUPIL COUNT IS LESS THAN TWO 19 HUNDRED SEVENTY-SIX: 20 0.5457 + (0.00376159 x The difference between the funded 21 PUPIL COUNT AND TWO HUNDRED SEVENTY-SIX). 22 (II) IF THE DISTRICT'S FUNDED PUPIL COUNT IS TWO HUNDRED 23 SEVENTY-SIX OR MORE BUT LESS THAN FOUR HUNDRED FIFTY-NINE: 24 0.2385 + (0.00167869 x The difference between the funded 25 PUPIL COUNT AND FOUR HUNDRED FIFTY-NINE). 26 (III) IF THE DISTRICT'S FUNDED PUPIL COUNT IS FOUR HUNDRED 27 FIFTY-NINE OR MORE BUT LESS THAN ONE THOUSAND TWENTY-SEVEN:

1	0.1215 + (0.00020599 x The difference between the funded
2	PUPIL COUNT AND ONE THOUSAND TWENTY-SEVEN).
3	(IV) IF THE DISTRICT'S FUNDED PUPIL COUNT IS ONE THOUSAND
4	TWENTY-SEVEN OR MORE BUT LESS THAN TWO THOUSAND TWO HUNDRED
5	NINETY-THREE:
6	0.0533 + (0.00005387 x The difference between the funded
7	PUPIL COUNT AND TWO THOUSAND TWO HUNDRED NINETY-THREE).
8	(V) If the district's funded pupil count is two thousand
9	TWO HUNDRED NINETY-THREE OR MORE BUT LESS THAN THREE THOUSAND
10	FIVE HUNDRED:
11	0.0368 + (0.00001367 x The difference between the funded
12	PUPIL COUNT AND THREE THOUSAND FIVE HUNDRED).
13	(VI) IF THE DISTRICT'S FUNDED PUPIL COUNT IS THREE THOUSAND
14	FIVE HUNDRED OR MORE BUT LESS THAN SIX THOUSAND FIVE HUNDRED:
15	0.0297 + (0.00000473 x The difference between the funded
16	PUPIL COUNT AND SIX THOUSAND FIVE HUNDRED).
17	(VII) IF THE DISTRICT'S FUNDED PUPIL COUNT IS SIX THOUSAND
18	FIVE HUNDRED OR MORE: 0.00.
19	(c) (I) IF THE REORGANIZATION OF A DISTRICT OR DISTRICTS
20	RESULTS IN A DISTRICT INVOLVED IN THE REORGANIZATION HAVING A
21	GREATER SIZE FACTOR THAN THE ORIGINAL DISTRICT OR DISTRICTS HAD
22	FOR THE BUDGET YEAR IMMEDIATELY PRECEDING REORGANIZATION, THE
23	DISTRICTS INVOLVED IN THE REORGANIZATION MUST USE, FOR EACH
24	BUDGET YEAR, THE SIZE FACTOR THE ORIGINAL DISTRICT HAD PRIOR TO
25	THE REORGANIZATION OR, IF TWO OR MORE DISTRICTS REORGANIZE INTO
26	A SINGLE DISTRICT, THE SIZE FACTOR OF THE ORIGINAL DISTRICT WITH THE
27	LOWEST SIZE FACTOR FOR THE BUDGET YEAR IMMEDIATELY PRECEDING

REORGANIZATION. A DISTRICT INVOLVED IN THE REORGANIZATION SHALL
 NOT, FOR ANY BUDGET YEAR, USE THE SIZE FACTOR THAT WOULD
 OTHERWISE BE PROVIDED PURSUANT TO THIS SUBSECTION (13).

4 (II) IF THE REORGANIZATION OF A DISTRICT OR DISTRICTS RESULTS
5 IN A DISTRICT INVOLVED IN THE REORGANIZATION HAVING A LOWER SIZE
6 FACTOR THAN THE ORIGINAL DISTRICT OR DISTRICTS HAD FOR THE BUDGET
7 YEAR IMMEDIATELY PRECEDING REORGANIZATION, THE NEW DISTRICT OR
8 DISTRICTS MUST USE A SIZE FACTOR DETERMINED AS FOLLOWS:

9 (A) FOR THE FIRST BUDGET YEAR FOLLOWING REORGANIZATION, 10 THE SIZE FACTOR OF THE ORIGINAL DISTRICT FOR THE BUDGET YEAR 11 IMMEDIATELY PRECEDING REORGANIZATION OR, IF TWO OR MORE 12 DISTRICTS ARE INVOLVED IN THE REORGANIZATION, THE WEIGHTED 13 AVERAGE SIZE FACTOR OF THE ORIGINAL DISTRICTS FOR THE BUDGET YEAR 14 IMMEDIATELY PRECEDING REORGANIZATION. FOR PURPOSES OF THIS 15 SUBSECTION (13)(c)(II)(A), THE WEIGHTED AVERAGE SIZE FACTOR IS THE 16 SUM OF THE AMOUNTS CALCULATED BY MULTIPLYING THE FUNDED PUPIL 17 COUNTS OF THE ORIGINAL DISTRICTS BY THE SIZE FACTOR OF THE ORIGINAL 18 DISTRICTS AND DIVIDING THAT SUM BY THE TOTAL FUNDED PUPIL COUNT 19 OF THE ORIGINAL DISTRICTS.

20 (B) FOR THE SECOND BUDGET YEAR FOLLOWING REORGANIZATION, 21 THE SIZE FACTOR FOR THE IMMEDIATELY PRECEDING BUDGET YEAR MINUS 22 AN AMOUNT EQUAL TO ONE-FIFTH OF THE DIFFERENCE BETWEEN THE SIZE 23 FACTOR FOR THE IMMEDIATELY PRECEDING BUDGET YEAR AND THE SIZE 24 FACTOR DETERMINED PURSUANT TO SUBSECTION (13)(b) OF THIS SECTION; 25 (C) FOR THE THIRD BUDGET YEAR FOLLOWING REORGANIZATION, 26 THE SIZE FACTOR FOR THE IMMEDIATELY PRECEDING BUDGET YEAR MINUS 27 AN AMOUNT EQUAL TO ONE-FOURTH OF THE DIFFERENCE BETWEEN THE

-45-

SIZE FACTOR FOR THE IMMEDIATELY PRECEDING BUDGET YEAR AND THE
 SIZE FACTOR DETERMINED PURSUANT TO SUBSECTION (13)(b) OF THIS
 SECTION;

4 (D) FOR THE FOURTH BUDGET YEAR FOLLOWING REORGANIZATION, 5 THE SIZE FACTOR FOR THE IMMEDIATELY PRECEDING BUDGET YEAR MINUS 6 AN AMOUNT EQUAL TO ONE-THIRD OF THE DIFFERENCE BETWEEN THE SIZE 7 FACTOR FOR THE IMMEDIATELY PRECEDING BUDGET YEAR AND THE SIZE 8 FACTOR DETERMINED PURSUANT TO SUBSECTION (13)(b) OF THIS SECTION; 9 (E) FOR THE FIFTH BUDGET YEAR FOLLOWING REORGANIZATION, 10 THE SIZE FACTOR FOR THE IMMEDIATELY PRECEDING BUDGET YEAR MINUS 11 AN AMOUNT EQUAL TO ONE-HALF OF THE DIFFERENCE BETWEEN THE SIZE 12 FACTOR FOR THE IMMEDIATELY PRECEDING BUDGET YEAR AND THE SIZE 13 FACTOR DETERMINED PURSUANT TO SUBSECTION (13)(b) OF THIS SECTION; 14 AND

15 (F) FOR THE SIXTH BUDGET YEAR FOLLOWING REORGANIZATION
16 AND BUDGET YEARS THEREAFTER, THE SIZE FACTOR DETERMINED
17 PURSUANT TO SUBSECTION (13)(b) OF THIS SECTION.

18 (14) **Total program funding.** (Reserved)

SECTION 7. In Colorado Revised Statutes, 22-54-104, amend
(1) and (5)(b)(IV); and add (7) and (8) as follows:

21 22-54-104. District total program - legislative declaration 22 definitions - repeal. (1) (a) For every budget year the provisions of
 23 THROUGH THE 2024-25 BUDGET YEAR, this section shall MUST be used to
 24 calculate for each district an amount that represents the financial base of
 25 support for public education in that district. Such amount shall be known
 26 as the district's total program DETERMINE EACH DISTRICT'S TOTAL
 27 PROGRAM. The district's total program shall be is available to the district

to fund the costs of providing public education, and, except as otherwise
provided in section 22-54-105, the amounts and purposes for which such
moneys are budgeted and expended shall be in the discretion of the
district THE DISTRICT HAS THE DISCRETION TO DETERMINE THE AMOUNTS
AND PURPOSES FOR BUDGETING AND EXPENDING ITS TOTAL PROGRAM
MONEY.

7 (b) Notwithstanding the provisions of paragraph (a) of this 8 subsection (1) SUBSECTION (1)(a) OF THIS SECTION TO THE CONTRARY, if 9 a district is the accounting district of an institute charter school AN 10 INSTITUTE CHARTER SCHOOL'S ACCOUNTING DISTRICT, then the calculation 11 of total program pursuant to the provisions of this section shall also 12 represent the financial base of support for the institute charter school 13 TOTAL PROGRAM DETERMINATION PURSUANT TO THIS SECTION ALSO 14 REPRESENTS THE INSTITUTE CHARTER SCHOOL'S FINANCIAL BASE OF 15 SUPPORT, even though the institute charter school is not a school of the 16 district. The amount of the district's state share of total program that is 17 withheld from the district and paid to the state charter school institute 18 pursuant to the provisions of section 22-54-115 (1.3) shall IS not be 19 available to nor OR under the control of the district but shall be IS under 20 the control of the INSTITUTE CHARTER SCHOOL'S governing board of the 21 institute charter school to fund the costs of providing public education to 22 pupils enrolled in the institute charter school. and the amounts and 23 purposes for which such moneys are budgeted and expended shall be in 24 the discretion of the institute charter school. THE INSTITUTE CHARTER 25 SCHOOL HAS THE DISCRETION TO DETERMINE THE AMOUNTS AND PURPOSES 26 FOR BUDGETING AND EXPENDING ITS TOTAL PROGRAM MONEY.

(c) (I) NOTWITHSTANDING ANY PROVISION OF LAW TO THE

27

-47-

1 CONTRARY, FOR THE 2025-26 BUDGET YEAR THROUGH THE 2029-30 2 BUDGET YEAR, THE DEPARTMENT OF EDUCATION SHALL CALCULATE EACH 3 DISTRICT'S TOTAL PROGRAM PURSUANT TO THIS SECTION FOR THE PURPOSE 4 OF DETERMINING EACH DISTRICT'S TOTAL PROGRAM PURSUANT TO SECTION 5 22-54-103.3. The district's total program is available to the 6 DISTRICT TO FUND THE COSTS OF PROVIDING PUBLIC EDUCATION, AND, EXCEPT AS OTHERWISE PROVIDED IN SECTION 22-54-105, THE DISTRICT 7 8 HAS THE DISCRETION TO DETERMINE THE AMOUNTS AND PURPOSES FOR 9 BUDGETING AND EXPENDING ITS DISTRICT TOTAL PROGRAM MONEY.

10 (II) NOTWITHSTANDING SUBSECTION (1)(c)(I) OF THIS SECTION TO 11 THE CONTRARY, IF A DISTRICT IS AN INSTITUTE CHARTER SCHOOL'S 12 ACCOUNTING DISTRICT, THEN THE DISTRICT TOTAL PROGRAM 13 CALCULATION PURSUANT TO THIS SECTION ALSO REPRESENTS THE 14 INSTITUTE CHARTER SCHOOL'S FINANCIAL BASE OF SUPPORT FOR PUBLIC 15 EDUCATION, EVEN THOUGH THE INSTITUTE CHARTER SCHOOL IS NOT THE 16 DISTRICT'S SCHOOL. THE AMOUNT OF THE DISTRICT'S STATE SHARE OF 17 TOTAL PROGRAM THAT IS WITHHELD FROM THE DISTRICT AND PAID TO THE 18 STATE CHARTER SCHOOL INSTITUTE PURSUANT TO SECTION 22-54-115 19 (1.3) IS NOT AVAILABLE TO OR UNDER THE CONTROL OF THE DISTRICT BUT 20 IS AVAILABLE TO AND UNDER THE CONTROL OF THE INSTITUTE CHARTER 21 SCHOOL'S GOVERNING BOARD TO FUND THE COSTS OF PROVIDING PUBLIC 22 EDUCATION TO STUDENTS ENROLLED IN THE INSTITUTE CHARTER SCHOOL. 23 THE INSTITUTE CHARTER SCHOOL HAS THE DISCRETION TO DETERMINE THE 24 AMOUNTS AND PURPOSES FOR BUDGETING AND EXPENDING ITS TOTAL 25 PROGRAM MONEY.

26

- (5) For purposes of the formulas used in this section:
- 27 (b) (IV) For the 1998-99 budget year and budget years thereafter,

1 The funded pupil count used to calculate a district's size factor pursuant 2 to this paragraph (b) shall be SUBSECTION (5)(b) IS the funded pupil count 3 as calculated pursuant to section 22-54-103 (7) reduced by sixty-five 4 percent of the number of pupils included in the funded pupil count that 5 are enrolled in charter schools in the district; except that the provisions of 6 this subparagraph (IV) shall THIS SUBSECTION (5)(b)(IV) only apply 7 APPLIES to those districts with a funded pupil count as calculated pursuant 8 to section 22-54-103 (7) of five hundred or less FEWER.

9 (7) (a) FOR PURPOSES THIS SECTION, "FUNDED PUPIL COUNT" 10 MEANS THE DISTRICT'S ONLINE PUPIL ENROLLMENT FOR THE APPLICABLE 11 BUDGET YEAR PLUS THE DISTRICT'S SUPPLEMENTAL KINDERGARTEN 12 ENROLLMENT FOR THE APPLICABLE BUDGET YEAR PLUS THE DISTRICT'S 13 EXTENDED HIGH SCHOOL PUPIL ENROLLMENT FOR THE APPLICABLE BUDGET 14 YEAR PLUS THE GREATER OF:

15 (I) THE DISTRICT'S PUPIL ENROLLMENT FOR THE APPLICABLE
16 BUDGET YEAR;

17 (II) THE AVERAGE OF THE DISTRICT'S PUPIL ENROLLMENT FOR THE
18 APPLICABLE BUDGET YEAR AND THE DISTRICT'S PUPIL ENROLLMENT FOR
19 THE IMMEDIATELY PRECEDING BUDGET YEAR;

20 (III) THE AVERAGE OF THE DISTRICT'S PUPIL ENROLLMENT FOR THE
21 APPLICABLE BUDGET YEAR AND THE DISTRICT'S PUPIL ENROLLMENT FOR
22 THE TWO IMMEDIATELY PRECEDING BUDGET YEARS;

(IV) THE AVERAGE OF THE DISTRICT'S PUPIL ENROLLMENT FOR THE
 APPLICABLE BUDGET YEAR AND THE DISTRICT'S PUPIL ENROLLMENT FOR
 THE THREE IMMEDIATELY PRECEDING BUDGET YEARS; OR

26 (V) THE AVERAGE OF THE DISTRICT'S PUPIL ENROLLMENT FOR THE
 27 APPLICABLE BUDGET YEAR AND THE DISTRICT'S PUPIL ENROLLMENT FOR

1 THE FOUR IMMEDIATELY PRECEDING BUDGET YEARS.

2 (b)NOTWITHSTANDING ANY PROVISION OF LAW TO THE 3 CONTRARY, FOR PURPOSES OF SUBSECTION (7)(a) OF THIS SECTION, A 4 DISTRICT'S FUNDED PUPIL COUNT INCLUDES THE CERTIFIED PUPIL 5 ENROLLMENT AND ONLINE PUPIL ENROLLMENT OF EACH OPERATING 6 INSTITUTE CHARTER SCHOOL FOR WHICH THE DISTRICT IS THE ACCOUNTING 7 DISTRICT, AS PROVIDED PURSUANT TO SUBSECTIONS (7)(c) AND (7)(d) OF 8 THIS SECTION. THE DEPARTMENT OF EDUCATION SHALL ADD THE 9 INSTITUTE CHARTER SCHOOL'S CERTIFIED PUPIL ENROLLMENT AND ONLINE 10 PUPIL ENROLLMENT TO THE FUNDED PUPIL COUNT OF THE DISTRICT PRIOR 11 TO CALCULATING THE DISTRICT'S TOTAL PROGRAM PURSUANT TO THIS 12 SECTION.

13 (c) FOR PURPOSES OF SUBSECTION (7)(b) OF THIS SECTION, EACH
14 OPERATING INSTITUTE CHARTER SCHOOL'S CERTIFIED PUPIL ENROLLMENT
15 IS THE GREATER OF:

16 (I) THE OPERATING INSTITUTE CHARTER SCHOOL'S PUPIL
17 ENROLLMENT FOR THE APPLICABLE BUDGET YEAR;

(II) THE AVERAGE OF THE OPERATING INSTITUTE CHARTER
SCHOOL'S PUPIL ENROLLMENT FOR THE APPLICABLE BUDGET YEAR AND
THE OPERATING INSTITUTE CHARTER SCHOOL'S PUPIL ENROLLMENT FOR
THE IMMEDIATELY PRECEDING BUDGET YEAR;

(III) THE AVERAGE OF THE OPERATING INSTITUTE CHARTER
SCHOOL'S PUPIL ENROLLMENT FOR THE APPLICABLE BUDGET YEAR AND
THE OPERATING INSTITUTE CHARTER SCHOOL'S PUPIL ENROLLMENT FOR
THE TWO IMMEDIATELY PRECEDING BUDGET YEARS;

26 (IV) THE AVERAGE OF THE OPERATING INSTITUTE CHARTER
27 SCHOOL'S PUPIL ENROLLMENT FOR THE APPLICABLE BUDGET YEAR AND

-50-

THE OPERATING INSTITUTE CHARTER SCHOOL'S PUPIL ENROLLMENT FOR
 THE THREE IMMEDIATELY PRECEDING BUDGET YEARS; OR

3 (V) THE AVERAGE OF THE OPERATING INSTITUTE CHARTER
4 SCHOOL'S PUPIL ENROLLMENT FOR THE APPLICABLE BUDGET YEAR AND
5 THE OPERATING INSTITUTE CHARTER SCHOOL'S PUPIL ENROLLMENT FOR
6 THE FOUR IMMEDIATELY PRECEDING BUDGET YEARS.

7 (d) NOTWITHSTANDING ANY PROVISION OF LAW TO THE
8 CONTRARY, FOR PURPOSES OF SUBSECTION (7)(c) OF THIS SECTION, AN
9 OPERATING INSTITUTE CHARTER SCHOOL'S PUPIL ENROLLMENT INCLUDES
10 ITS ONLINE PUPIL ENROLLMENT, EXCEPT FOR MULTI-DISTRICT ONLINE
11 SCHOOL PUPIL ENROLLMENT.

12 (e) THE GENERAL ASSEMBLY FINDS AND DECLARES THAT FOR THE 13 PURPOSES OF SECTION 17 OF ARTICLE IX OF THE STATE CONSTITUTION, 14 AVERAGING A DISTRICT'S PUPIL ENROLLMENT FOR THE APPLICABLE 15 BUDGET YEAR AND THE DISTRICT'S PUPIL ENROLLMENT FOR THE FOUR 16 IMMEDIATELY PRECEDING BUDGET YEARS PURSUANT TO THIS SUBSECTION 17 (7), AND AVERAGING AN OPERATING INSTITUTE CHARTER SCHOOL'S PUPIL 18 ENROLLMENT AND ONLINE PUPIL ENROLLMENT PURSUANT TO THIS 19 SUBSECTION (7), IS A PROGRAM FOR ACCOUNTABLE EDUCATION REFORM 20 AND MAY THEREFORE RECEIVE FUNDING FROM THE STATE EDUCATION 21 FUND CREATED IN SECTION 17 (4) OF ARTICLE IX OF THE STATE 22 CONSTITUTION.

(f) NOTWITHSTANDING ANY PROVISION OF LAW TO THE CONTRARY,
FOR THE PURPOSES OF THIS SUBSECTION (7), A DISTRICT'S PUPIL
ENROLLMENT FOR THE APPLICABLE BUDGET YEAR AND A DISTRICT'S PUPIL
ENROLLMENT FOR ANY PRECEDING BUDGET YEAR DO NOT INCLUDE A PUPIL
WHO IS OR WAS ENROLLED IN A CHARTER SCHOOL THAT WAS ORIGINALLY

-51-

AUTHORIZED BY THE DISTRICT BUT WAS SUBSEQUENTLY CONVERTED, ON
 OR AFTER JULY 1, 2010, TO AN INSTITUTE CHARTER SCHOOL OR TO A
 CHARTER SCHOOL OF A DISTRICT CONTIGUOUS TO THE ORIGINALLY
 AUTHORIZING DISTRICT.

(g) NOTWITHSTANDING ANY PROVISION OF THIS SUBSECTION (7) TO
THE CONTRARY, FOR THE PURPOSES OF THIS SUBSECTION (7), IF A
DISTRICT'S FUNDED PUPIL COUNT CALCULATED PURSUANT TO THIS
SUBSECTION (7) FOR A BUDGET YEAR IS FEWER THAN FIFTY PUPILS, THE
DISTRICT'S FUNDED PUPIL COUNT FOR THE BUDGET YEAR IS FIFTY PUPILS.
(h) SOLELY FOR THE PURPOSE OF AVERAGING PUPIL ENROLLMENT
PURSUANT TO SUBSECTION (7)(a) OF THIS SECTION FOR A DISTRICT THAT

12 OPERATES A FULL-DAY KINDERGARTEN EDUCATIONAL PROGRAM, THE 13 DEPARTMENT OF EDUCATION SHALL ADJUST THE DISTRICT'S PUPIL 14 ENROLLMENTS FOR THE 2018-19, 2017-18, 2016-17, AND 2015-16 BUDGET 15 YEARS BY COUNTING EACH PUPIL ENROLLED IN A FULL-DAY 16 KINDERGARTEN EDUCATIONAL PROGRAM IN ONE OF THOSE BUDGET YEARS 17 AS A FULL-TIME STUDENT. THE ADJUSTMENT TO PUPIL ENROLLMENT MADE 18 PURSUANT TO THIS SUBSECTION (7)(h) DOES NOT AFFECT OR CHANGE THE 19 FUNDED PUPIL COUNT USED TO CALCULATE A DISTRICT'S FISCAL YEAR 20 SPENDING LIMITATION PURSUANT TO SECTION 20 OF ARTICLE X OF THE 21 STATE CONSTITUTION FOR A BUDGET YEAR COMMENCING BEFORE JULY 1, 22 2019.

23 (8) This section is repealed, effective July 1, 2030.

SECTION 8. In Colorado Revised Statutes, add part 2 to article
54 of title 22 as follows:

- 26PART 2
- 27 STUDIES AND REPORTS

22-54-201. Financial transparency - report - legislative
 declaration - definition - repeal. (1) (a) THE GENERAL ASSEMBLY FINDS
 THAT:

4 (I) THE NEW PUBLIC SCHOOL FUNDING FORMULA ENSURES THAT
5 EACH STUDENT HAS THE RESOURCES NEEDED TO BE ACADEMICALLY
6 SUCCESSFUL WHILE TAKING INTO ACCOUNT EACH STUDENT'S UNIQUE
7 NEEDS;

8 (II) SEVERAL DISTRICTS USE BUDGETING PRACTICES THAT 9 ALLOCATE PER-PUPIL REVENUE TO SCHOOLS BASED ON THE INDIVIDUAL 10 CHARACTERISTICS OF THE STUDENTS AT EACH SCHOOL, WHICH IS A 11 PRACTICE REFERRED TO AS WEIGHTED STUDENT BUDGETING;

12 (III) WEIGHTED STUDENT BUDGETING ENSURES THAT FUNDING
13 FOLLOWS THE STUDENTS IN A TRANSPARENT AND EQUITABLE MANNER;

(IV) THE NEW PUBLIC SCHOOL FUNDING FORMULA THAT INCLUDES
INCREASED FUNDING PERCENTAGES, OR WEIGHTS, BASED ON THE
INDIVIDUAL CHARACTERISTICS OF THE STUDENTS AT EACH SCHOOL
CREATES FURTHER OPPORTUNITIES FOR DISTRICTS TO PRACTICE WEIGHTED
STUDENT BUDGETING;

(V) AS EXTENDED HIGH SCHOOL OPPORTUNITIES EXPAND, THERE
IS A DESIRE TO RECOGNIZE DISTRICTS THAT IMPLEMENT THOSE
OPPORTUNITIES IN A MANNER THAT ENSURES PARTICIPATING STUDENTS
RECEIVE ADEQUATE FUNDING; AND

(VI) AS THE STATE IMPLEMENTS A NEW PUBLIC SCHOOL FUNDING
FORMULA AND AS THE DEPARTMENT OF EDUCATION UPDATES ITS SCHOOL
FINANCE FUNDING SYSTEM, IT IS IN THE STATE'S BEST INTEREST TO
UNDERSTAND THE BENEFITS AND CHALLENGES ASSOCIATED WITH
WEIGHTED STUDENT BUDGETING.

-53-

(b) THEREFORE, THE GENERAL ASSEMBLY DECLARES THAT IT IS
 NECESSARY FOR THE DEPARTMENT OF EDUCATION TO ENGAGE A STUDY OF
 WEIGHTED STUDENT BUDGETING TO IDENTIFY WAYS TO SUPPORT
 DISTRICTS TO ENSURE ITS STUDENTS RECEIVE THE FUNDING NEEDED TO
 SUPPORT OVERALL ACADEMIC SUCCESS.

6 (2) FOR PURPOSES OF THIS SECTION, "WEIGHTED STUDENT
7 BUDGETING" MEANS BUDGETING PRACTICES THAT ALLOCATE PER-PUPIL
8 REVENUE TO SCHOOLS BASED ON THE INDIVIDUAL CHARACTERISTICS OF
9 THE STUDENTS AT EACH SCHOOL.

10 (3) NO LATER THAN NOVEMBER 1, 2024, THE DEPARTMENT OF
11 EDUCATION SHALL CONTRACT WITH A THIRD-PARTY ENTITY THAT SHALL
12 CONDUCT A STUDY AND PUBLISH A REPORT CONCERNING WEIGHTED
13 STUDENT BUDGETING. IN SELECTING THE THIRD-PARTY ENTITY, THE
14 DEPARTMENT OF EDUCATION SHALL SELECT AN ENTITY THAT HAS
15 EXPERIENCE IN DISTRICT BUDGETING.

16

(4) AT A MINIMUM, THE REPORT MUST:

17 (a) IDENTIFY THE DISTRICTS THAT USE WEIGHTED STUDENT18 BUDGETING;

19 (b) ANALYZE A SAMPLE OF DISTRICTS THAT USE WEIGHTED
20 STUDENT BUDGETING, INCLUDING RATIONALE FOR SPECIFIC PRACTICES
21 AND BEST PRACTICES FOR SUCCESSFUL IMPLEMENTATION;

(c) IDENTIFY CHALLENGES AND ADVANTAGES OF USING WEIGHTED
 STUDENT BUDGETING IN A SAMPLE OF DISTRICTS OF VARIOUS SIZE AND
 GEOGRAPHIC LOCATION;

25 (d) INCLUDE FEEDBACK FROM DISTRICTS IN COLORADO AND OTHER
 26 STATES THAT USE WEIGHTED STUDENT BUDGETING, AND FEEDBACK FROM
 27 RESEARCHERS AND STAKEHOLDERS WITH EXPERTISE IN WEIGHTED

-54-

1 STUDENT BUDGETING;

2 (e) ANALYZE OTHER STATES, OR DISTRICTS IN OTHER STATES, THAT
3 USE WEIGHTED STUDENT BUDGETING, INCLUDING BEST PRACTICES OR
4 CHALLENGES;

5 (f) INCLUDE A COST AND BENEFIT ANALYSIS OF WEIGHTED
6 STUDENT BUDGETING; AND

7 (g) INCLUDE FINDINGS AND RECOMMENDATIONS CONCERNING THE
8 MANNER IN WHICH:

9 (I) DISTRICTS CAN IMPLEMENT WEIGHTED STUDENT BUDGETING,
10 INCLUDING THE REQUIRED, OR BEST, IMPLEMENTATION PROCEDURES,
11 TECHNOLOGY IMPROVEMENTS, AND FINANCIAL SUPPORT;

12 (II) THE DEPARTMENT OF EDUCATION CAN PUBLICLY REPORT
13 SCHOOL-LEVEL WEIGHTED STUDENT BUDGETING DATA IN A PLAIN AND
14 EASY-TO-UNDERSTAND MANNER; AND

(III) WEIGHTED STUDENT BUDGETING MAY BE USED TO ENSURE
 ADEQUATE FUNDING FOR EXTENDED HIGH SCHOOL OPPORTUNITIES.

17 (5) NO LATER THAN JUNE 30, 2025, THE THIRD-PARTY ENTITY
18 SHALL SUBMIT ITS REPORT TO THE COMMISSIONER OF EDUCATION. NO
19 LATER THAN JUNE 30, 2025, THE COMMISSIONER OF EDUCATION SHALL
20 SUBMIT THE REPORT TO THE EDUCATION COMMITTEES OF THE HOUSE OF
21 REPRESENTATIVES AND THE SENATE, OR ANY SUCCESSOR COMMITTEES,
22 AND TO THE GOVERNOR.

23

(6) This section is repealed, effective July 1, 2026.

24 22-54-202. Pupil enrollment count method - report - repeal.
25 (1) BEGINNING IN THE 2026-27 BUDGET YEAR, IT IS THE GENERAL
26 ASSEMBLY'S INTENT TO IMPLEMENT A PUPIL ENROLLMENT COUNT METHOD
27 THAT DETERMINES A DISTRICT'S PUPIL ENROLLMENT FOR THE APPLICABLE

BUDGET YEAR BASED ON MULTIPLE COUNT DAYS THAT OCCUR DURING THE
 BUDGET YEAR.

3 (2) NO LATER THAN NOVEMBER 1, 2024, THE DEPARTMENT OF 4 EDUCATION SHALL CONTRACT WITH A THIRD-PARTY ENTITY THAT SHALL 5 CONDUCT A STUDY AND PUBLISH A REPORT WITH RECOMMENDATIONS 6 CONCERNING THE IMPLEMENTATION OF A PUPIL ENROLLMENT COUNT 7 METHOD THAT DETERMINES A DISTRICT'S PUPIL ENROLLMENT FOR THE 8 APPLICABLE BUDGET YEAR BASED ON MULTIPLE COUNT DAYS THAT OCCUR 9 DURING THE BUDGET YEAR. IN SELECTING THE THIRD-PARTY ENTITY, THE 10 DEPARTMENT OF EDUCATION SHALL SELECT AN ENTITY THAT HAS 11 EXPERIENCE IN STUDENT DATA COLLECTION AND PUBLIC SCHOOL FUNDING. 12 (3) AT A MINIMUM, THE REPORT MUST INCLUDE FOR ANY METHOD

13 EXAMINED:

14 (a) THE ESTIMATED COSTS FOR THE DEPARTMENT OR EDUCATION,
15 PUBLIC SCHOOLS, DISTRICTS, AND THE STATE CHARTER SCHOOL INSTITUTE
16 TO IMPLEMENT AND PERFORM THE NECESSARY REQUIREMENTS OF THE
17 METHOD;

(b) THE ESTIMATED FINANCIAL IMPACT OF THE NEW METHOD,
19 COMPARED TO THE EXISTING SINGLE STUDENT ENROLLMENT COUNT DAY,
20 FOR THE DEPARTMENT OF EDUCATION, PUBLIC SCHOOLS, DISTRICTS, AND
21 THE STATE CHARTER SCHOOL INSTITUTE;

(c) THE ESTIMATED AMOUNT OF TIME NECESSARY TO BE ABLE TO
 ENSURE PROPER IMPLEMENTATION AND PERFORMANCE OF THE NECESSARY
 REQUIREMENTS OF THE METHOD; AND

25 (d) AN ANALYSIS OF THE MULTIPLE COUNT DAY METHODS USED BY
26 OTHER STATES AND BEST PRACTICES USED BY THOSE STATES FOR
27 IMPLEMENTATION.

-56-

(4) NO LATER THAN JUNE 30, 2025, THE THIRD-PARTY ENTITY
 SHALL SUBMIT ITS REPORT TO THE COMMISSIONER OF EDUCATION. NO
 LATER THAN JUNE 30, 2025, THE COMMISSIONER OF EDUCATION SHALL
 SUBMIT THE REPORT TO THE EDUCATION COMMITTEES OF THE HOUSE OF
 REPRESENTATIVES AND THE SENATE, OR ANY SUCCESSOR COMMITTEES,
 AND TO THE GOVERNOR.

7

(5) This section is repealed, effective July 1, 2026.

8 SECTION 9. In Colorado Revised Statutes, 22-41-102, amend 9 (3)(h) introductory portion; and add (3)(i), (3)(j), (3)(k), and (4) as 10 follows:

22-41-102. Fund inviolate. (3) (h) For the 2022-23 state fiscal
year and each state fiscal year thereafter THROUGH THE 2024-25 STATE
FISCAL YEAR, interest or income earned on the investment of the money
in the public school fund must be used or credited as follows:

(i) FOR THE 2024-25 STATE FISCAL YEAR, INTEREST OR INCOME
EARNED ON THE INVESTMENT OF THE MONEY IN THE PUBLIC SCHOOL FUND
MUST BE USED OR CREDITED AS FOLLOWS:

(I) THE LESSER OF ALL INTEREST AND INCOME OR ELEVEN MILLION
DOLLARS IS CREDITED TO THE STATE PUBLIC SCHOOL FUND CREATED IN
SECTION 22-54-114 FOR DISTRIBUTION AS PROVIDED IN THAT SECTION;

(II) AFTER THE INTEREST AND INCOME IS CREDITED PURSUANT TO
SUBSECTION (3)(i)(I) OF THIS SECTION, THE LESSER OF ALL INTEREST AND
INCOME OR ELEVEN MILLION DOLLARS OF INTEREST AND INCOME BECOMES
PART OF THE PRINCIPAL OF THE PUBLIC SCHOOL FUND; AND

(III) AFTER THE INTEREST AND INCOME IS CREDITED PURSUANT TO
 SUBSECTIONS (3)(i)(I) AND (3)(i)(II) OF THIS SECTION, ALL INTEREST AND
 INCOME IS CREDITED TO THE RESTRICTED ACCOUNT OF THE PUBLIC SCHOOL

-57-

CAPITAL CONSTRUCTION ASSISTANCE FUND CREATED IN SECTION
 22-43.7-104 (5) FOR USE AS PROVIDED IN THAT SECTION.

3 (j) FOR THE 2025-26 STATE FISCAL YEAR, INTEREST OR INCOME
4 EARNED ON THE INVESTMENT OF THE MONEY IN THE PUBLIC SCHOOL FUND
5 MUST BE USED OR CREDITED AS FOLLOWS:

6 (I) THE LESSER OF ALL INTEREST AND INCOME OR SIX MILLION
7 DOLLARS IS CREDITED TO THE STATE PUBLIC SCHOOL FUND CREATED IN
8 SECTION 22-54-114 FOR DISTRIBUTION AS PROVIDED IN THAT SECTION;

9 (II) AFTER THE INTEREST AND INCOME IS CREDITED PURSUANT TO 10 SUBSECTION (3)(j)(I) OF THIS SECTION, THE LESSER OF ALL INTEREST AND 11 INCOME OR SIX MILLION DOLLARS OF INTEREST AND INCOME BECOMES 12 PART OF THE PRINCIPAL OF THE PUBLIC SCHOOL FUND; AND

(III) AFTER THE INTEREST AND INCOME IS CREDITED PURSUANT TO
SUBSECTIONS (3)(j)(I) AND (3)(j)(II) OF THIS SECTION, ALL INTEREST AND
INCOME IS CREDITED TO THE RESTRICTED ACCOUNT OF THE PUBLIC SCHOOL
CAPITAL CONSTRUCTION ASSISTANCE FUND CREATED IN SECTION
22-43.7-104 (5) FOR USE AS PROVIDED IN THAT SECTION.

(k) FOR THE 2026-27 STATE FISCAL YEAR, AND EACH STATE FISCAL
YEAR THEREAFTER, ALL INTEREST OR INCOME EARNED ON THE
INVESTMENT OF THE MONEY IN THE PUBLIC SCHOOL FUND MUST BE USED
OR CREDITED TO THE RESTRICTED ACCOUNT OF THE PUBLIC SCHOOL
CAPITAL CONSTRUCTION ASSISTANCE FUND CREATED IN SECTION
22-43.7-104 (5) FOR USE AS PROVIDED IN THAT SECTION.

(4) PURSUANT TO SECTION 36-1-145 (2)(c), THE STATE TREASURER
SHALL MAKE AN ALLOCATION OF ANY MONEY REMAINING IN THE STATE
LAND BOARD TRUST ADMINISTRATION FUND, CREATED IN SECTION
36-1-145, FOR THE PURPOSE OF PAYING THE SERVICES OF THE INVESTMENT

-58-

CONSULTANT HIRED BY THE PUBLIC SCHOOL FUND INVESTMENT BOARD
 PURSUANT TO SECTION 22-41-102.5 (5) AND TO PAY FOR THE
 REIMBURSEMENT FOR TRAVEL AND OTHER NECESSARY EXPENSES
 INCURRED BY THE MEMBERS OF THE PUBLIC SCHOOL FUND INVESTMENT
 BOARD PURSUANT TO SECTION 22-41-102.5 (2).

6 SECTION 10. In Colorado Revised Statutes, 22-43.7-104,
7 amend (2)(b) introductory portion, (2)(b)(I)(B), and (2)(d) as follows:

8 22-43.7-104. Public school capital construction assistance fund 9 - creation - crediting of money to fund - use of fund - emergency 10 reserve - creation - reserve account - creation and use. (2) (b) For 11 each fiscal year commencing on or after July 1, 2008, the following 12 money shall MUST be credited to the assistance fund:

13 (I) (B) Except as otherwise provided in subsection (2)(b)(I)(C) of 14 this section, if the state treasurer determines during any fiscal year that the 15 use of interest or income earned on the deposit and investment of money 16 in the public school fund to make payments under a financed purchase of 17 an asset or certificate of participation agreement will prevent the interest 18 component of the payments from qualifying for exemption from federal 19 income taxation and provides written notice to the joint budget committee 20 of the general assembly of the determination, for the portion of the fiscal 21 year beginning on the date the written notice is provided to the joint 22 budget committee and for each subsequent fiscal year, THROUGH THE 23 2023-24 FISCAL YEAR, the greater of fifty percent of the gross amount of 24 public school lands income other than interest or income earned on the 25 deposit and investment of money in the public school fund received 26 during the fiscal year or forty million dollars; FOR THE 2024-25 FISCAL 27 YEAR, THE GREATER OF AN AMOUNT EQUAL TO TEN MILLION DOLLARS

1 PURSUANT TO SECTION 36-1-116(1)(a)(II)(D), PLUS FIFTY PERCENT OF THE 2 GROSS AMOUNT OF THE PUBLIC SCHOOL LANDS INCOME OTHER THAN 3 INTEREST OR INCOME EARNED ON THE DEPOSIT AND INVESTMENT OF 4 MONEY IN THE PUBLIC SCHOOL FUND RECEIVED DURING THE FISCAL YEAR, 5 OR FORTY MILLION DOLLARS; FOR THE 2025-26 FISCAL YEAR, THE 6 GREATER OF AN AMOUNT EQUAL TO FIFTEEN MILLION DOLLARS PURSUANT 7 TO SECTION 36-1-116 (1)(a)(II)(E), PLUS FIFTY PERCENT OF THE GROSS 8 AMOUNT OF THE PUBLIC SCHOOL LANDS INCOME OTHER THAN INTEREST OR 9 INCOME EARNED ON THE DEPOSIT AND INVESTMENT OF MONEY IN THE 10 PUBLIC SCHOOL FUND RECEIVED DURING THE FISCAL YEAR, OR FORTY 11 MILLION DOLLARS; AND FOR THE 2026-27 FISCAL YEAR, AND EACH FISCAL 12 YEAR THEREAFTER, THE GREATER OF AN AMOUNT EQUAL TO TWENTY-ONE 13 MILLION DOLLARS PURSUANT TO SECTION 36-1-116 (1)(a)(II)(F), PLUS 14 FIFTY PERCENT OF THE GROSS AMOUNT OF THE PUBLIC SCHOOL LANDS 15 INCOME OTHER THAN INTEREST OR INCOME EARNED ON THE DEPOSIT AND 16 INVESTMENT OF MONEY IN THE PUBLIC SCHOOL FUND RECEIVED DURING 17 THE FISCAL YEAR, OR FORTY MILLION DOLLARS. The money required to be 18 credited to the assistance fund pursuant to this subsection (2)(b)(I)(B)19 may be taken from any single source or combination of sources of public 20 school lands income other than interest or income earned on the deposit 21 and investment of money in the public school fund.

(d) (I) For the state fiscal year commencing July 1, 2018, the state
treasurer, as provided in section 39-28.8-305 (1)(a), shall credit to the
assistance fund the greater of the first forty million dollars received and
collected from the excise tax on retail marijuana imposed pursuant to part
of article 28.8 of title 39 or ninety percent of the money received and
collected from the tax. For the state fiscal year commencing July 1, 2019,

1 and for each state fiscal year thereafter except for the state fiscal year 2 commencing July 1, 2020, the state treasurer, as provided in section 3 39-28.8-305 (1)(a), shall annually credit to the assistance fund all of the 4 money received and collected from the excise tax on retail marijuana 5 imposed pursuant to part 3 of article 28.8 of title 39. For the state fiscal 6 year commencing July 1, 2020, the state treasurer, as provided in section 7 39-28.8-305 (1)(a), shall credit to the assistance fund the lesser of the first 8 forty million dollars received and collected from the excise tax on retail 9 marijuana imposed pursuant to part 3 of article 28.8 of title 39 or all of 10 the money received and collected from the tax. For state fiscal years 11 commencing before July 1, 2019, the state treasurer shall credit twelve 12 and five-tenths percent of the amount annually credited pursuant to this 13 subsection (2)(d) to the charter school facilities assistance account, which 14 account is created within the assistance fund. For each state fiscal year 15 commencing on or after July 1, 2019, the state treasurer shall credit to the 16 charter school facilities assistance account a percentage of the amount 17 credited pursuant to this subsection (2)(d) that is equal to the percentage 18 of pupil enrollment, as defined in section 22-54-103 (10), statewide 19 represented by pupils who were enrolled in charter schools for the prior 20 school year. The department of education shall notify the state treasurer 21 of the applicable percentage no later than June 1 of the immediately 22 preceding fiscal year.

(II) IN ADDITION TO THE CREDIT MADE TO THE CHARTER SCHOOL
FACILITIES ASSISTANCE ACCOUNT PURSUANT TO SUBSECTION (2)(d)(I) OF
THIS SECTION, THE STATE TREASURER SHALL CREDIT THE FOLLOWING
AMOUNTS TO THE CHARTER SCHOOL FACILITIES ASSISTANCE ACCOUNT
FROM THE PUBLIC SCHOOL CAPITAL CONSTRUCTION ASSISTANCE FUND:

1 (A) FOR THE STATE FISCAL YEAR COMMENCING ON JULY 1, 2024, 2 ELEVEN MILLION FIVE HUNDRED THOUSAND DOLLARS; 3 (B) FOR THE STATE FISCAL YEAR COMMENCING ON JULY 1, 2025, 4 TWELVE MILLION DOLLARS; 5 (C) FOR THE STATE FISCAL YEAR COMMENCING ON JULY 1, 2026, 6 THIRTEEN MILLION DOLLARS; 7 (D) FOR THE STATE FISCAL YEAR COMMENCING ON JULY 1, 2027, 8 FOURTEEN MILLION DOLLARS; AND 9 (E) FOR THE STATE FISCAL YEAR COMMENCING ON JULY 1, 2028, 10 AND FOR EACH STATE FISCAL YEAR THEREAFTER, FIFTEEN MILLION 11 DOLLARS. 12 SECTION 11. In Colorado Revised Statutes, 22-43.7-110, 13 **amend** (2)(a)(VII) and (2)(a)(VIII); and **add** (2)(a)(IX) as follows: 14 22-43.7-110. Financial assistance - grants - financed purchase 15 of an asset agreements. (2) Subject to the following requirements and 16 limitations, the board may also instruct the state treasurer to enter into 17 financed purchase of an asset or certificate of participation agreements on 18 behalf of the state to provide financial assistance to applicants by 19 financing public school facility capital construction projects for which the 20 state board has recommended and the capital development committee has 21 authorized the provision of financial assistance that involves a financed 22 purchase of an asset or certificate of participation agreement pursuant to 23 section 22-43.7-109 (7): 24 (a) Subject to the limitation specified in subsection (2)(b) of this 25 section, the maximum total amount of annual payments payable by the 26 state during any fiscal year under the terms of all outstanding financed

27 purchase of an asset or certificate of participation agreements entered into

1	by the state treasurer as instructed by the board pursuant to this subsection
2	(2) is:
3	(VII) One hundred five million dollars for the 2019-20 fiscal year;
4	and
5	(VIII) One hundred twenty-five million dollars for the 2020-21
6	fiscal year and for each fiscal year thereafter THROUGH THE 2023-24
7	FISCAL YEAR; AND
8	(IX) ONE HUNDRED FIFTY MILLION DOLLARS FOR THE 2024-25
9	FISCAL YEAR AND FOR EACH FISCAL YEAR THEREAFTER.
10	SECTION 12. In Colorado Revised Statutes, 36-1-116, amend
11	(1)(a)(II)(A); and add (1)(a)(II)(D), (1)(a)(II)(E), and (1)(a)(II)(F) as
12	follows:
13	36-1-116. Disposition of rentals, royalties, and timber sale
14	proceeds. (1) (a) (II) (A) Except as provided in subsections (1)(a)(II)(B)
15	and (1)(a)(II)(C) SUBSECTIONS (1)(a)(II)(B), (1)(a)(II)(C), (1)(a)(II)(D),
16	(1)(a)(II)(E), AND $(1)(a)(II)(F)$ of this section, for the 2010-11 state fiscal
17	year and each state fiscal year thereafter, the proceeds received by the
18	state for the sale of timber on public school lands, lease payments and
19	rental payments for said lands, rental payments for the use and occupation
20	of the surface of said lands, and rentals or lease payments for sand,
21	gravel, clay, stone, coal, oil, gas, geothermal resources, gold, silver, or
22	other minerals on said lands other than proceeds, rentals, and payments
23	allocated to the state land board trust administration fund pursuant to
24	section 36-1-145 (3) or credited to the public school capital construction
25	assistance fund created in section 22-43.7-104 (1), pursuant to section
26	22-43.7-104 (2)(b)(I), shall be credited to the permanent school fund and
27	shall become part of the principal of the permanent school fund.

(D) FOR THE 2024-25 STATE FISCAL YEAR, BEFORE CREDITING
 PROCEEDS RECEIVED BY THE STATE TO THE PERMANENT SCHOOL FUND
 PURSUANT TO SUBSECTION (1)(a)(II)(A) OF THIS SECTION, THE LESSER OF
 ALL SUCH PROCEEDS OR TEN MILLION DOLLARS OF SUCH PROCEEDS MUST
 BE CREDITED TO THE PUBLIC SCHOOL CAPITAL CONSTRUCTION ASSISTANCE
 FUND CREATED IN SECTION 22-43.7-104 (1).

(E) FOR THE 2025-26 STATE FISCAL YEAR, BEFORE CREDITING
PROCEEDS RECEIVED BY THE STATE TO THE PERMANENT SCHOOL FUND
PURSUANT TO SUBSECTION (1)(a)(II)(A) OF THIS SECTION, THE LESSER OF
ALL SUCH PROCEEDS OR FIFTEEN MILLION DOLLARS OF SUCH PROCEEDS
MUST BE CREDITED TO THE PUBLIC SCHOOL CAPITAL CONSTRUCTION
ASSISTANCE FUND CREATED IN SECTION 22-43.7-104 (1).

(F) FOR THE 2026-27 STATE FISCAL YEAR, AND EACH STATE FISCAL
YEAR THEREAFTER, BEFORE CREDITING PROCEEDS RECEIVED BY THE STATE
TO THE PERMANENT SCHOOL FUND PURSUANT TO SUBSECTION (1)(a)(II)(A)
OF THIS SECTION, THE LESSER OF ALL SUCH PROCEEDS OR TWENTY-ONE
MILLION DOLLARS OF SUCH PROCEEDS MUST BE CREDITED TO THE PUBLIC
SCHOOL CAPITAL CONSTRUCTION ASSISTANCE FUND CREATED IN SECTION
22-43.7-104 (1).

20 SECTION 13. In Colorado Revised Statutes, 36-1-145, amend
21 (2)(c) as follows:

36-1-145. Land commissioners' receipts - appropriation.
(2) (c) Any moneys MONEY remaining in the state land board trust
administration fund at the end of the state fiscal year shall be allocated to
the trust funds under the control of the state board of land commissioners
in an amount equal to the proportion of such moneys that would have
been paid into such trust funds but for their allocation to the state land

board trust administration fund; except that moneys in the financial
 warranty account of the fund created in paragraph (e) of this subsection
 (2) shall remain in the account until spent SHALL BE:

4 (I) APPROPRIATED BY THE GENERAL ASSEMBLY TO THE STATE 5 TREASURER IN AN AMOUNT NECESSARY TO ALLOW THE STATE TREASURER 6 TO MAKE THE ALLOCATION REQUIRED BY SECTION 22-41-102 (4) TO PAY 7 FOR THE SERVICES OF THE INVESTMENT CONSULTANT HIRED BY THE 8 PUBLIC SCHOOL FUND INVESTMENT BOARD PURSUANT TO SECTION 9 22-41-102.5 (5) AND TO PAY FOR THE REIMBURSEMENT FOR TRAVEL AND 10 OTHER NECESSARY EXPENSES INCURRED BY THE MEMBERS OF THE PUBLIC 11 SCHOOL FUND INVESTMENT BOARD PURSUANT TO SECTION 22-41-102.5 12 (2); AND

13 (II) AFTER THE APPROPRIATION MADE PURSUANT TO SUBSECTION 14 (2)(c)(I) OF THIS SECTION, ANY MONEY REMAINING IN THE STATE LAND 15 BOARD TRUST ADMINISTRATION FUND AT THE END OF THE STATE FISCAL 16 YEAR MUST BE ALLOCATED TO THE TRUST FUNDS UNDER THE CONTROL OF 17 THE STATE BOARD OF LAND COMMISSIONERS IN AN AMOUNT EQUAL TO THE 18 PROPORTION OF THE MONEY THAT WOULD HAVE BEEN PAID INTO THE 19 TRUST FUNDS BUT FOR THEIR ALLOCATION TO THE STATE LAND BOARD 20 TRUST ADMINISTRATION FUND; EXCEPT THAT MONEY IN THE FINANCIAL 21 WARRANTY ACCOUNT OF THE FUND CREATED IN SUBSECTION (2)(e) OF 22 THIS SECTION MUST REMAIN IN THE ACCOUNT UNTIL SPENT. 23 **SECTION 14.** In Colorado Revised Statutes, **repeal** 22-54-104.1.

24 SECTION 15. In Colorado Revised Statutes, 22-54-104.2,
25 amend (1); and repeal (2) as follows:

26 22-54-104.2. Legislative declaration. (1) The general assembly
27 hereby finds and declares that, for purposes of section 17 of article IX of

-65-

1 the state constitution, the expansion of the definition of "at-risk pupils", 2 as defined in section 22-54-103 (1.5)(a)(V), to include district pupils who 3 are English language learners, as defined in section 22-54-103 4 (1.5)(b)(IV), the increase in the at-risk factor pursuant to section 5 22-54-104 (5)(f)(II) for districts whose percentage of at-risk pupils is 6 greater than the statewide average percentage of at-risk pupils and whose 7 funded pupil count is greater than fifty thousand, the requirement that 8 districts that receive at-risk funding spend a portion of their at-risk 9 funding on implementation of the district's English language proficiency 10 program pursuant to section 22-54-105 (3)(b)(I) and the increase in the 11 at-risk factor from 11.2% to 12% for the 2005-06 budget year and each 12 budget year thereafter pursuant to section 22-54-104 (2)(b)(H)(A) 13 (2)(b)(II) and (5)(f) are important elements of accountable programs to 14 meet state academic standards and may therefore receive funding from 15 the state education fund created in section 17 (4) of article IX of the state 16 constitution.

17 (2) The general assembly further finds and declares that, for 18 purposes of section 17 of article IX of the state constitution, the 19 enactment of the definition of "at-risk funded pupil count", as defined in 20 section 22-54-103 (1), to allow up to three-year averaging of the number 21 of at-risk pupils, is an important element of accountable education reform 22 and may therefore receive funding from the state education fund created 23 in section 17 (4) of article IX of the state constitution.

SECTION 16. In Colorado Revised Statutes, 22-54-104.3,
amend (2.7)(a), (2.7)(d)(I) introductory portion, and (2)(d)(I)(A); and
repeal (3) and (5) as follows:

27

22-54-104.3. Total program for budget years - special

provisions. (2.7) (a) For the 1997-98 budget year and budget years thereafter, Notwithstanding the provisions of section 22-54-104 (2) and (6) THIS ARTICLE 54, a district's total program for the applicable budget year shall MUST not exceed the district's total program for the prior budget year multiplied by 100% ONE HUNDRED PERCENT plus the district's maximum annual percentage change in the applicable fiscal year spending.

8 (d) (I) For the 1998-99 budget year and budget years thereafter, 9 If a district's total program is calculated pursuant to paragraph (a) of this 10 subsection (2.7) SUBSECTION (2.7)(a) OF THIS SECTION and the district is 11 capable of receiving an increase in its total program within the limitations 12 on its fiscal year spending for the applicable budget year under section 20 13 of article X of the state constitution, the district may certify to the 14 department that it may receive an additional increase in its total program 15 for the applicable budget year in an amount equal to the lesser of:

(A) The difference between the district's total program for the
applicable budget year calculated pursuant to paragraph (a) of this
subsection (2.7) SUBSECTION (2.7)(a) OF THIS SECTION and the district's
total program for the applicable budget year calculated DETERMINED
pursuant to section 22-54-104 (2) or (6) THIS ARTICLE 54; or

(3) Notwithstanding the provisions of section 22-54-104 (2), for
the 1994-95 budget year, if a district's 1994-95 total formula per pupil
funding is less than the district's 1993-94 total per pupil funding, the total
program for such district shall be calculated in accordance with the
following formula:

26 (a) If the district's 1994-95 funded pupil count is equal to or less
 27 than the district's 1993-94 funded pupil count, the formula shall be:

-67-

1	District 1993-94 funded pupil count x District 1993-94 total per
2	pupil funding.
3	(b) If the district's 1994-95 funded pupil count is greater than the
4	district's 1993-94 funded pupil count, the formula shall be:
5	District 1993-94 total funding + ((District 1994-95 funded pupil
6	count - District 1993-94 funded pupil count) x District 1994-95
7	total formula per pupil funding).
8	(5) For purposes of subsection (3) of this section and section
9	22-54-104 (6):
10	(a) to (d) Repealed.
11	(e) A district's "prior year total per pupil funding" means the
12	amount which results from dividing the district's prior year total program
13	by the district's prior year funded pupil count.
14	(f) A district's "total formula per pupil funding" means the total
15	program for a district for the applicable budget year, as calculated
16	pursuant to section 22-54-104 (2), divided by the district's funded pupil
17	count for the applicable budget year.
18	(g) (Deleted by amendment, L. 95, p. 613, § 15, effective May 22,
19	1995.)
20	SECTION 17. In Colorado Revised Statutes, 22-54-105, amend
21	(3)(a); and repeal (3)(b) as follows:
22	22-54-105. Instructional supplies and materials - capital
23	reserve and insurance reserve - at-risk funding - preschool funding.
24	(3) (a) For the 1997-98 budget year and budget years thereafter, Every
25	district that receives at-risk funding pursuant to the provisions of section
26	22-54-104 THIS ARTICLE 54 shall expend in total at least seventy-five
27	percent of the district's at-risk funding on direct instruction or staff

development, or both, for the educational program of at-risk pupils in the
 district.

3 (b) (I) Notwithstanding the provisions of paragraph (a) of this 4 subsection (3), for the 2001-02 budget year and budget years thereafter, 5 any district that receives at-risk funding pursuant to section 22-54-104 6 and qualifies for a higher at-risk factor as provided in section 22-54-104 7 (5)(f)(II) shall expend an amount calculated pursuant to subparagraph (II) 8 of this paragraph (b) on implementation of the district's English language 9 proficiency program as provided in article 24 of this title. It is the intent 10 of the general assembly that each school district expend said amount on 11 English language proficiency programs that are either taught in English 12 or that are designed to move students as quickly as possible into programs 13 taught in English. The district shall expend at least seventy-five percent 14 of the remaining amount of at-risk funding received on direct instruction 15 or staff development, or both, for the educational program of at-risk 16 pupils in the district.

17 (II) The amount of at-risk funding expended pursuant to 18 subparagraph (I) of this paragraph (b) shall be equal to the difference 19 between the amount of at-risk funding generated by an increase in the 20 at-risk factor of 0.36 of a percentage point versus an increase of 0.34 of 21 a percentage point for each percentage point that the district percentage 22 of at-risk pupils exceeds the statewide average percentage of at-risk 23 pupils.

SECTION 18. In Colorado Revised Statutes, 22-54-106, amend
(2.1)(c)(I) and (2.1)(e)(II); and repeal (2) as follows:

26 22-54-106. Local and state shares of district total program 27 legislative declaration - definition - repeal. (2) (a) Except as provided

in subsection (2)(c) of this section for reorganized districts, for the 2007
 property tax year and property tax years thereafter through the 2019
 property tax year, each district shall levy the lesser of:

4 (I) The number of mills levied by the district for the immediately
5 preceding property tax year;

6 (II) (A) Subject to the provisions of sub-subparagraph (B) of this 7 subparagraph (II), the number of mills that will generate property tax 8 revenue in an amount equal to the district's total program for the 9 applicable budget year minus the amount of specific ownership tax 10 revenue paid to the district.

(B) Regardless of the applicability of section 22-54-104 (5)(g), for
 the purposes of this subparagraph (II), a district's total program shall be
 the amount calculated pursuant to section 22-54-104 (2).

14 (III) For a district that has not obtained voter approval to retain 15 and spend revenues in excess of the property tax revenue limitation 16 imposed on the district by section 20 of article X of the state constitution, 17 the number of mills that may be levied by the district under the property 18 tax revenue limitation imposed on the district by section 20 of article X 19 of the state constitution. In the calculation of local growth for purposes 20 of determining the property tax revenue limitation imposed on a district 21 under this subparagraph (III), a district's student enrollment shall be the 22 district's funded pupil count.

23 (IV) Repealed.

24 (V) Twenty-seven mills.

(b) (I) (A) If a district's total program for the 1994-95 budget year
 was calculated pursuant to section 22-54-104.3, for the 1995 property tax
 year, the levy calculated pursuant to paragraph (a) of this subsection (2)

1 shall be reduced by the number of mills required to generate the 2 difference between the district's total program for the 1994-95 budget 3 year, as calculated pursuant to section 22-54-104.3 (3), and the district's 4 total program for the 1994-95 budget year, as calculated pursuant to 5 section 22-54-104 (2). The amount by which property tax revenue is 6 reduced pursuant to this paragraph (b) shall be counted toward the 7 limitation on additional local revenues as provided in section 22-54-108 8 (3).

9 (B) Notwithstanding the provisions of sub-subparagraph (A) of this subparagraph (I), if the mill levy was calculated pursuant to 10 11 subparagraph (II) of paragraph (a) of this subsection (2), the difference 12 between the district's total program for the 1994-95 budget year, as 13 calculated pursuant to section 22-54-104.3 (3), and the district's total 14 program for the 1994-95 budget year, as calculated pursuant to section 15 22-54-104 (2), shall be added to the total program as calculated pursuant 16 to section 22-54-104 (2) to calculate the levy pursuant to this 17 subparagraph (I).

(II) If after calculating the mill levy pursuant to subparagraph (I)
 of this paragraph (b) the district's levy exceeds 41.75 mills, the district
 shall levy 41.75 mills.

(III) For the 1995-96 budget year, if the amount of property tax
generated for the 1994-95 budget year by the number of mills by which
the mills levied by the district for the 1994-95 budget year exceeded
40.080 mills was equal to or exceeded the difference between the
district's total program for the 1994-95 budget year, as calculated
pursuant to section 22-54-104.3 (3), and the district's total program for the
1994-95 budget year, as calculated pursuant to section 22-54-104 (2), the

1 district may levy the difference between the levy pursuant to 2 subparagraph (I) and subparagraph (II) of this paragraph (b). For the 3 1996-97 budget year and budget years thereafter, the district may continue 4 to impose a mill levy that will generate the amount of revenue produced 5 by the calculation described in this subparagraph (III) for the 1995-96 6 budget year. The amount of property tax generated pursuant to this subparagraph (III) shall be counted toward the limitation on additional 7 8 local revenues as provided in section 22-54-108 (3)(f).

9 (c) (I) Notwithstanding any other provision of this subsection (2), 10 if there is a reorganization pursuant to article 30 of this title, except for a 11 detachment and annexation, and if such reorganization involves districts 12 with differing mill levies, then in its first year of operation, the new 13 district shall levy a number of mills that is based on the total property 14 taxes collected in the preceding year from property included within the 15 new district divided by the total valuation for assessment in the preceding 16 year of property located within the new district but in no event more than 17 41.75 mills. This paragraph (c) shall not apply to any new district whose 18 levy would otherwise be calculated pursuant to subparagraph (II) of 19 paragraph (a) of this subsection (2).

(II) If there is a detachment and annexation pursuant to article 30
of this title and if such detachment and annexation involves districts with
differing mill levies, then in the first year after the detachment and
annexation, the annexing district shall calculate its levy pursuant to
paragraph (a) of this subsection (2).

(2.1) (c) For the 2021 property tax year and each property tax year
thereafter, except as otherwise provided in subsection (2.1)(e) of this
section for reorganized districts, each district shall levy the lesser of:

-72-

(I) The number of mills that will generate property tax revenue in
 an amount equal to the district's total program for the applicable budget
 year minus the amount of specific ownership tax revenue paid to the
 district. Regardless of the applicability of section 22-54-104 (5)(g), for
 the purposes of this subsection (2.1)(c)(I), a district's total program is the
 amount calculated pursuant to section 22-54-104 (2).

(e) Notwithstanding any other provision of this subsection (2.1)
to the contrary, for the 2020 property tax year and each property tax year
thereafter, if there is a reorganization pursuant to article 30 of this title 22
that results in the creation of a new district, then in the first year of
operation the new district shall levy the lesser of:

(II) The number of mills that will generate property tax revenue in an amount equal to the district's total program for the first year of operation minus the amount of specific ownership tax revenue paid to the district. Regardless of the applicability of section 22-54-104 (5)(g), for the purposes of this subsection (2.1)(e)(II), the district's total program is the amount calculated pursuant to section 22-54-104 (2).

18 SECTION 19. In Colorado Revised Statutes, 22-54-107.9,
19 amend (3)(b)(II); and repeal (1)(l) as follows:

20 22-54-107.9. Override mill levy match - calculation 21 distribution - fund created - definitions. (1) As used in this section,
22 unless the context otherwise requires:

23 (l) "Total program" means the amount of total program funding
24 for a district calculated pursuant to section 22-54-104 (2) before
25 application of the budget stabilization factor.

26 (3) (b) If more than ten percent of a district's funded pupil count
27 for the applicable budget year is attributable to the district's online pupil

enrollment, the department shall calculate the district's adjusted total
 program as follows:

(II) The department shall subtract from the district's total program
for the applicable budget year an amount equal to the district's reduced
online pupil enrollment, calculated pursuant to subsection (3)(b)(I) of this
section, multiplied by the per pupil online funding amount for the
applicable budget year as described in section 22-54-104 (4.5)(c)(II)
before application of the budget stabilization factor THIS ARTICLE 54.

9 SECTION 20. In Colorado Revised Statutes, 22-54-108, amend
10 (1), (2), (3)(a), (3)(b)(I), (3)(b)(II), (3)(b)(III), (3)(b)(IV)(A),
11 (3)(b)(IV)(B), and (5)(b) as follows:

12 22-54-108. Authorization of additional local revenues -13 definitions. (1) Effective July 1, 1994, a district which desires to raise 14 and expend local property tax revenues in excess of the district's total 15 program as determined in accordance with section 22-54-104 may submit 16 the question of whether the district should be authorized to raise and 17 expend additional local property tax revenues, subject to the limitations 18 of subsection (3) of this section, thereby authorizing an additional levy in 19 excess of the levy authorized under section 22-54-106 for the district's 20 general fund for the then current budget year and each budget year 21 thereafter. The question authorized by this subsection (1) shall MUST be 22 submitted at an election held in accordance with section 20 of article X 23 of the state constitution and title 1. C.R.S.

(2) Effective July 1, 1994, upon proper submittal to a district of
a valid initiative petition, the district shall submit to the eligible electors
of the district the question of whether the district should be authorized to
raise and expend additional local property tax revenues in excess of the

1 district's total program, as determined in accordance with section 2 22-54-104, subject to the limitations of subsection (3) of this section, 3 thereby authorizing an additional levy in excess of the levy authorized 4 under section 22-54-106 for the district's general fund for the then current 5 budget year and each budget year thereafter. The question authorized by 6 this subsection (2) shall MUST be submitted at an election held in 7 accordance with section 20 of article X of the state constitution and title 8 1. C.R.S. An initiative petition under this subsection (2) shall MUST be 9 signed by at least five percent of the eligible electors in the district at the 10 time the petition is filed.

(3) (a) Notwithstanding the provisions of section 20 of article X
of the state constitution which allow districts to seek voter approval for
spending and revenue increases, the provisions of this subsection (3) shall
Himit LIMITS a district's authority to raise and expend local property tax
revenues in excess of the district's total program. as determined in
accordance with section 22-54-104.

(b) (I) Except as otherwise provided in subsections (3)(b)(II),
(3)(b)(III), (3)(b)(IV), and (3)(b)(V) of this section, the total additional
local property tax revenues that may be received pursuant to elections
held pursuant to this section must not exceed under any circumstances
twenty percent of the district's total program as determined pursuant to
section 22-54-104 (2) or two hundred thousand dollars, whichever is
greater.

(II) (A) Effective July 1, 2002, and subject to the provisions of
 sub-subparagraph (B) of this subparagraph (II), the total additional local
 property tax revenues that may be received pursuant to elections held
 pursuant to this section shall MUST not exceed under any circumstances

twenty percent of the district's total program as determined pursuant to section 22-54-104 (2) or two hundred thousand dollars, whichever is greater, plus an amount equal to the maximum dollar amount of property tax revenue that the district could have generated for the 2001-02 budget year if, in accordance with the provisions of section 22-54-107.5, the district submitted a question to and received approval of the eligible electors of the district at an election held in November 2001.

8 (B) Regardless of the applicability of section 22-54-104 (5)(g), for
9 the purposes of this subparagraph (II), a district's total program shall be
10 the amount calculated pursuant to section 22-54-104 (2).

11 (III) (A) On and after May 21, 2009, and subject to the provisions 12 of sub-subparagraph (B) of this subparagraph (III), the total additional 13 local property tax revenues that may be received pursuant to an election 14 held pursuant to this section shall MUST not exceed under any 15 circumstances twenty-five percent of the district's total program as determined pursuant to section 22-54-104 (2) or two hundred thousand 16 17 dollars, whichever is greater, plus an amount equal to the maximum dollar 18 amount of property tax revenue that the district could have generated for 19 the 2001-02 budget year if, in accordance with the provisions of section 20 22-54-107.5, the district submitted a question to and received approval of 21 the eligible electors of the district at an election held in November 2001. 22 (B) Regardless of the applicability of section 22-54-104(5)(g), for

purposes of this subparagraph (III), a district's total program shall be the
amount calculated pursuant to section 22-54-104 (2).

(IV) (A) On and after May 22, 2015, and subject to the provisions
 of sub-subparagraph (B) of this subparagraph (IV), the total additional
 local property tax revenues that a small rural district may receive pursuant

1 to an election held pursuant to this section shall MUST not exceed under 2 any circumstances thirty percent of the small rural district's total program 3 as determined pursuant to section 22-54-104 (2) or two hundred thousand 4 dollars, whichever is greater, plus an amount equal to the maximum dollar 5 amount of property tax revenue that the small rural district could have 6 generated for the 2001-02 budget year if, in accordance with the provisions of section 22-54-107.5, the small rural district submitted a 7 8 question to and received approval of the eligible electors of the district at 9 an election held in November 2001.

(B) Regardless of the applicability of section 22-54-104 (5)(g), for
 purposes of this subparagraph (IV), a small rural district's total program
 is the amount calculated pursuant to section 22-54-104 (2).

(5) As used in this section, unless the context otherwise requires:
(b) "Total program", on and after July 1, 2023, means a district's
or small rural district's total program calculated pursuant to section
22-54-104 (2), before application of the budget stabilization factor
pursuant to section 22-54-104 (5)(g) plus the amount the district or small
rural district receives for students enrolled through the Colorado universal
preschool program pursuant to part 2 of article 4 of title 26.5.

20 SECTION 21. In Colorado Revised Statutes, 22-54-108.5,
 21 amend (1)(a), (1)(b), and (1)(e) as follows:

22 22-54-108.5. Authorization of additional local revenues for 23 full-day kindergarten - definitions. (1) (a) Notwithstanding any law to 24 the contrary, effective July 1, 2007, any district that chooses to raise and 25 expend local property tax revenues in excess of the district's total 26 program, as determined in accordance with section 22-54-104, and in 27 addition to any property tax revenues levied pursuant to sections

1 22-54-107 and 22-54-108, may submit the question of whether the district 2 should be authorized to raise and expend additional local property tax 3 revenues, thereby authorizing an additional levy in excess of the levy 4 authorized under sections 22-54-106, 22-54-107, and 22-54-108, to 5 provide funding for excess full-day kindergarten program costs in the 6 district for the then-current budget year and each budget year thereafter. 7 The question authorized by this paragraph (a) SUBSECTION (1)(a) may also 8 include a question of whether to impose an additional mill levy of a stated 9 amount and limited duration to meet the initial capital construction needs 10 of the district associated with the establishment of a full-day kindergarten 11 program. If a mill levy for capital construction needs associated with the 12 district's full-day kindergarten program is approved for more than one 13 year, the board of education of the district may, without calling an 14 election, decrease the amount or duration of the mill levy in subsequent 15 years. The questions authorized by this paragraph (a) shall SUBSECTION 16 (1)(a) MUST be submitted at an election held in accordance with section 17 20 of article X of the state constitution and title 1. C.R.S.

18 (b) Notwithstanding any law to the contrary, effective July 1, 19 2007, upon proper submittal to a district of a valid initiative petition, the 20 district shall submit to the eligible electors of the district the question of 21 whether the district should be authorized to raise and expend additional 22 local property tax revenues in excess of the district's total program, as 23 determined in accordance with section 22-54-104 and in addition to any 24 property tax revenues levied pursuant to sections 22-54-107 and 25 22-54-108, thereby authorizing an additional levy in excess of the levy 26 authorized under sections 22-54-106, 22-54-107, and 22-54-108, to 27 provide funding for excess full-day kindergarten program costs in the

1 district for the then-current budget year and each budget year thereafter. 2 The question authorized by this paragraph (b) SUBSECTION (1)(b) may 3 also include a question of whether to impose an additional mill levy of a 4 stated amount and limited duration to meet the initial capital construction 5 needs of the district associated with the establishment of a full-day 6 kindergarten program. If a mill levy for capital construction needs 7 associated with the district's full-day kindergarten program is approved 8 for more than one year, the board of education of the district may, without 9 calling an election, decrease the amount or duration of the mill levy in 10 subsequent years. The questions authorized by this paragraph (b) shall 11 SUBSECTION (1)(b) MUST be submitted at an election held in accordance 12 with section 20 of article X of the state constitution and title 1. C.R.S. An 13 initiative petition under this paragraph (b) shall SUBSECTION (1)(b) MUST 14 be signed by at least five percent of the eligible electors in the district at 15 the time the petition is filed.

(e) Notwithstanding the provisions of section 20 of article X of
the state constitution that allow districts to seek voter approval for
spending and revenue increases, the provisions of this subsection (1) shall
limit a district's authority to raise and expend local property tax revenues
in excess of the district's total program. as determined in accordance with
section 22-54-104.

SECTION 22. In Colorado Revised Statutes, 22-54-108.7,
amend (1)(a) as follows:

24 22-54-108.7. Authorization of additional local revenues for
25 cash funding of capital construction, new technology, existing
26 technology upgrade, and maintenance needs - definition.
27 (1) (a) Notwithstanding any law to the contrary, any district that chooses

1 to raise and expend local property tax revenue in excess of the district's 2 total program, as determined in accordance with section 22-54-104, and 3 in addition to any revenue generated by property tax levied pursuant to 4 sections 22-54-106, 22-54-107, 22-54-107.5, 22-54-108, and 5 22-54-108.5, may submit the question of whether the district should be 6 authorized to raise and expend additional local property tax revenue, 7 thereby authorizing an additional levy in excess of the levy authorized 8 under sections 22-54-106, 22-54-107, and 22-54-108, to provide ongoing 9 cash funding for the capital construction, new technology, existing 10 technology upgrade, and maintenance needs of the district. A question 11 authorized by this paragraph (a) SUBSECTION (1)(a) must be submitted at 12 an election held in accordance with section 20 of article X of the state 13 constitution and title 1. C.R.S.

SECTION 23. In Colorado Revised Statutes, 22-54-122, amend
(2) as follows:

16 22-54-122. Small attendance center aid. (2) (a) A district 17 meeting the eligibility requirements of subsection (1) of this section shall 18 be IS eligible to receive aid for each small attendance center as calculated 19 by: Multiplying the pupil enrollment of the small attendance center by an 20 amount equal to thirty-five percent of the difference between the district 21 per pupil funding as calculated pursuant to section 22-54-104, and the 22 district per pupil funding, as calculated pursuant to section 22-54-104 23 except using the size factor calculated using the funded pupil count of the 24 small attendance center; and then multiplying such THE amount by the 25 percentage determined by dividing the difference between two hundred 26 and the funded pupil count of the small attendance center by two hundred. 27 (b) An institute charter school meeting the eligibility requirements

1	of subsection (1.5) of this section shall be IS eligible to receive aid as a
2	small attendance center as calculated by: Multiplying the pupil enrollment
3	of the institute charter school by an amount equal to thirty-five percent of
4	the difference between the district per pupil funding of the institute
5	charter school's accounting district as calculated pursuant to section
6	22-54-104 and such THE district per pupil funding, as calculated pursuant
7	to section 22-54-104, except using the size factor calculated using the
8	pupil enrollment of the institute charter school, and then multiplying such
9	amount by the percentage determined by dividing the difference between
10	two hundred and the pupil enrollment of the institute charter school by
11	two hundred.
12	SECTION 24. In Colorado Revised Statutes, 22-54-129, amend
13	(1)(g) as follows:
14	22-54-129. Facility school funding - legislative declaration -
15	definitions. (1) As used in this section, unless the context otherwise
16	requires:
17	(g) "Statewide base per pupil funding" means the amount annually
17 18	(g) "Statewide base per pupil funding" means the amount annually specified in section 22-54-104 (5)(a) THIS ARTICLE 54.
18	specified in section 22-54-104 (5)(a) THIS ARTICLE 54.
18 19	specified in section 22-54-104 (5)(a) THIS ARTICLE 54. SECTION 25. In Colorado Revised Statutes, 19-1-115.5, amend
18 19 20	specified in section 22-54-104 (5)(a) THIS ARTICLE 54. SECTION 25. In Colorado Revised Statutes, 19-1-115.5, amend (1)(a)(I) as follows:
18 19 20 21	<pre>specified in section 22-54-104 (5)(a) THIS ARTICLE 54. SECTION 25. In Colorado Revised Statutes, 19-1-115.5, amend (1)(a)(I) as follows: 19-1-115.5. Placement of children out of home - legislative</pre>
18 19 20 21 22	 specified in section 22-54-104 (5)(a) THIS ARTICLE 54. SECTION 25. In Colorado Revised Statutes, 19-1-115.5, amend (1)(a)(I) as follows: 19-1-115.5. Placement of children out of home - legislative declaration. (1) (a) (I) The general assembly hereby finds that the
 18 19 20 21 22 23 	 specified in section 22-54-104 (5)(a) THIS ARTICLE 54. SECTION 25. In Colorado Revised Statutes, 19-1-115.5, amend (1)(a)(I) as follows: 19-1-115.5. Placement of children out of home - legislative declaration. (1) (a) (I) The general assembly hereby finds that the number of children in out-of-home placement has increased significantly.
 18 19 20 21 22 23 24 	 specified in section 22-54-104 (5)(a) THIS ARTICLE 54. SECTION 25. In Colorado Revised Statutes, 19-1-115.5, amend (1)(a)(I) as follows: 19-1-115.5. Placement of children out of home - legislative declaration. (1) (a) (I) The general assembly hereby finds that the number of children in out-of-home placement has increased significantly. The general assembly further finds that the facility in which a child is

1 Finance Act of 1994 2025", article 54 of title 22, C.R.S. children in foster 2 home placement are considered residents of the school district in which 3 the foster home is located. Accordingly, the school district in which the 4 child is placed must accommodate the child and provide the child with the 5 necessary educational services that serve the child's best interests while 6 absorbing the costs associated with such services within the constraints 7 of the school district's existing budget. The general assembly finds that in 8 many circumstances it is not possible to meet the best interests of the 9 child in out-of-home placement and the needs of other children enrolled 10 in the school district within the confines of the district's budget.

SECTION 26. In Colorado Revised Statutes, 22-1-122, amend
(6)(b) as follows:

13 22-1-122. Transportation token program - legislative 14 **declaration - eligibility - fund.** (6) (b) So long as IF an eligible student 15 is enrolled before the pupil enrollment count day, the parent or legal 16 guardian of an eligible student may choose to enroll the eligible student 17 in and transport the eligible student to a public school in another school 18 district that has available space. Such THE school district shall enroll the 19 eligible student and include the eligible student in the district's pupil 20 enrollment for purposes of the "Public School Finance Act of 1994 2025".

21 SECTION 27. In Colorado Revised Statutes, 22-2-117, amend
22 (1)(b)(I) and (1)(d) as follows:

23 22-2-117. Additional power - state board - waiver of
 24 requirements - rules. (1) (b) The state board shall not waive any of the
 25 requirements specified in any of the following statutory provisions:

26 (I) The "Public School Finance Act of 1994 2025", article 54 of
27 this title TITLE 22;

-82-

1 (d) In addition to any requirements for a waiver application that 2 are specified in this subsection (1), any application submitted by a school 3 district that has a funded pupil count, as defined in section 22-54-103 (7) 4 DETERMINED PURSUANT TO ARTICLE 54 OF THIS TITLE 22, of three 5 thousand or more pupils shall demonstrate that such THE application has 6 the consent of a majority of the appropriate accountability committee, a 7 majority of the affected licensed administrators, and a majority of the 8 teachers of the affected school or district.

9 SECTION 28. In Colorado Revised Statutes, 22-30-105, amend
10 (1) introductory portion and (1)(b) as follows:

11 22-30-105. Activation of the school district organization
 12 planning process. (1) The appointment of a school organization
 13 planning committee charged to study school district organization shall
 14 MUST occur when the commissioner is notified that any of the following
 15 conditions exist:

16 (b) A petition committee, as defined in section 22-30-103 (10), 17 presents a petition to the commissioner and to the county clerk and 18 recorder of each county in which the headquarters of a school district that 19 will be affected by the actions of a planning committee are located 20 requesting the appointment of a school organization planning committee. 21 Such THE petition shall MUST contain a statement indicating the school 22 districts to be involved. If only one school district is involved, the petition 23 shall MUST be signed by fifteen percent of that school district's eligible 24 electors. If multiple school districts are involved, the petition shall MUST 25 be signed by fifteen percent of the eligible electors in each involved 26 school district; except that, if the petition requests only consideration of 27 detachment and annexation, the petition shall MUST be signed by

1 twenty-five percent of the eligible electors residing in the area to be 2 detached and annexed. If multiple school districts are involved, the 3 petition does not request consideration of a detachment and annexation, 4 and the pupil enrollment of a school district for purposes of the "Public School Finance Act of 1994 2025" is greater than thirty thousand pupils, 5 6 the petition shall MUST be signed by five percent of the eligible electors 7 in that school district. Such petitions shall be A PETITION IS deemed 8 sufficient by the county clerk and recorder in the county of each involved 9 school district. Only one such petition may be presented to the 10 commissioner and the county clerk and recorder in the county of each 11 involved school district in any three consecutive calendar years.

SECTION 29. In Colorado Revised Statutes, 22-30-114, amend
(1)(k) as follows:

14 22-30-114. Requirements for plan of organization. (1) The
15 plan of organization must include, but need not be limited to,
16 consideration of the following:

(k) If the plan of organization results in the creation of a new
school district, a source of operating funds to be used by the new school
district prior to receiving the state share of the total district program
pursuant to the "Public School Finance Act of 1994 2025", article 54 of
this title TITLE 22, on July 1 of the new school district's first budget year.
SECTION 30. In Colorado Revised Statutes, amend 22-30-120.5
as follows:

24 22-30-120.5. Effective date for purposes of school finance.
25 Notwithstanding the provisions of section 22-30-120, for purposes of
26 determining funding under PURSUANT TO the "Public School Finance Act
27 of 1994 2025", article 54 of this title TITLE 22, any plan of organization

approved at a special school district organization election shall MUST take
 effect on the next July 1 following certification of the election results.

3 SECTION 31. In Colorado Revised Statutes, 22-30-129, amend
4 (7) as follows:

5 22-30-129. Dissolution and annexation - exemptions from the 6 school district organization planning process. (7) The dissolution and 7 annexation of a school district is effective for all purposes on the date 8 specified in the final plan of organization; except that, for purposes of 9 determining funding pursuant to the "Public School Finance Act of 1994 10 2025", article 54 of this title 22, a final plan of organization approved by 11 the affected local school boards pursuant to this section takes effect on 12 the next July 1 following submission of the map and legal description of 13 the annexing school districts to the commissioner pursuant to subsection 14 (6) of this section. The annexing school districts continue as bodies 15 corporate in the same manner as before approval of the organization plan. 16 SECTION 32. In Colorado Revised Statutes, 22-30.5-103,

17 **amend** (6.5) as follows:

18 22-30.5-103. Definitions. As used in this part 1, unless the
19 context otherwise requires:

(6.5) "Private school" means a primary or secondary educational
institution for students in kindergarten through twelfth grade or any
portion thereof that may or may not have attained nonprofit status, that
does not receive state funding through the "Public School Finance Act of
1994 2025", article 54 of this title TITLE 22, and that is supported in whole
or in part by tuition payments or private donations.

26 SECTION 33. In Colorado Revised Statutes, 22-30.5-104,
27 amend (6)(a) and (6)(c)(IV) as follows:

-85-

1 22-30.5-104. Charter school - requirements - authority - rules 2 - definitions. (6) (a) Pursuant to contract, a charter school may operate 3 free from specified school district policies and free from state rules as 4 provided in paragraph (b) of this subsection (6) PURSUANT TO 5 SUBSECTION (6)(b) OF THIS SECTION. Pursuant to contract, a local board 6 of education may waive locally imposed school district requirements, 7 without seeking approval of the state board; except that a charter school 8 shall not, by contract or otherwise, operate free of the requirements contained in the "Public School Finance Act of 1994 2025", article 54 of 9 10 this title TITLE 22, the requirements specified in part 4 of article 11 of this 11 title TITLE 22 concerning school accountability committees, or the 12 requirements contained in the "Children's Internet Protection Act", article 13 87 of this title TITLE 22.

(c) A school district, on behalf of a charter school, may apply to
the state board for a waiver of a state statute or state rule that is not an
automatic waiver. Notwithstanding any provision of this subsection (6)
to the contrary, the state board may not waive any statute or rule relating
to:

(IV) The "Public School Finance Act of 1994 2025", article 54 of
this title 22;

 21
 SECTION 34. In Colorado Revised Statutes, 22-30.5-112,

 22
 amend (1)(a)(II), (2)(a.5)(II), (2)(a.5)(II.5), and (2)(e)(II)(B) as follows:

23 22-30.5-112. Charter schools - financing - guidelines 24 definitions. (1) (a) (II) On and after July 1, 2023, For purposes of the
25 "Public School Finance Act of 1994 2025", article 54 of this title 22,
26 pupils enrolled in a charter school are included in the pupil enrollment or
27 the online pupil enrollment, whichever is applicable, of the school district

that granted its charter. The school district that granted its charter shall report to the department the number of pupils included in the school district's pupil enrollment and the school district's online pupil enrollment that are actually enrolled in each charter school.

5

(2) (a.5) As used in this subsection (2):

6 (II) "District per pupil revenues" means the district's total program 7 as defined in section 22-54-103 (6) for any budget year divided by the 8 district's funded pupil count as defined in section 22-54-103 (7) for said 9 DETERMINED BY ARTICLE 54 OF THIS TITLE 22 FOR THE APPLICABLE budget 10 year.

(II.5) "District per pupil online funding" means a school district's
 online funding, as specified in section 22-54-104 (4.5) DETERMINED BY
 ARTICLE 54 OF THIS TITLE 22, divided by the district's online pupil
 enrollment for any budget year.

15 (2) (e) (II) (B) Notwithstanding the provisions of subsection 16 (2)(e)(II)(A) of this section, to the contrary if the general assembly 17 amends the "Public School Finance Act of 1994 2025", article 54 of this 18 title 22, to count a student enrolled in kindergarten only as a half-day 19 pupil, with or without the addition of supplemental kindergarten 20 enrollment as defined in section 22-54-103 (15) for purposes of 21 calculating the funded pupil count as defined in section 22-54-103 (7) 22 DETERMINED BY ARTICLE 54 OF THIS TITLE 22, a charter school may charge 23 the student's parents tuition or a fee for the portion of the school day for which it does not receive funding for the student pursuant to the "Public 24 25 School Finance Act of 1994 2025"; except that the amount of tuition or 26 fee charged shall MUST not exceed the amount of tuition or fee that the 27 charter school charged to attend a full-day kindergarten educational

1 program for the 2018-19 budget year, adjusted for inflation and prorated 2 by the percentage of the school day for which the student is no longer 3 funded by the "Public School Finance Act of 1994 2025". As used in this 4 subsection (2)(e)(II)(B), "inflation" means the annual percentage change 5 in the United States department of labor bureau of labor statistics 6 consumer price index for Denver-Aurora-Lakewood for all items paid by 7 all urban consumers, or its applicable successor index. 8 SECTION 35. In Colorado Revised Statutes, 22-30.5-112.1, 9 **amend** (1)(b), (1)(g), (1)(i), and (1)(j.2) as follows: 10 22-30.5-112.1. Charter schools - exclusive jurisdiction districts 11 - authorized on or after July 1, 2004 - financing - definitions. (1) As 12 used in this section, unless the context otherwise requires: 13 (b) "At-risk funding" means the amount of funding determined in 14 accordance with the formulas described in section 22-54-104 (4) 15 APPLICABLE AT-RISK FUNDING FORMULA PURSUANT TO ARTICLE 54 OF THIS 16 TITLE 22. 17 (g) "District funded pupil count" shall have the same meaning as 18 provided in section 22-54-103 (7) MEANS THE FUNDED PUPIL COUNT 19 DETERMINED PURSUANT TO ARTICLE 54 OF THIS TITLE 22. 20 (i) "District per pupil online funding" means a school district's 21 online funding, as specified in section 22-54-104 (4.5) AS DETERMINED 22 IN ARTICLE 54 OF THIS TITLE 22, divided by the district's online pupil 23 enrollment for any budget year. 24 (j.2) "English language learner funding" means the amount of 25 funding determined in accordance with the formula described in section 26 22-54-104 (4.3) APPLICABLE ENGLISH LANGUAGE LEARNER FUNDING 27 FORMULA PURSUANT TO ARTICLE 54 OF THIS TITLE 22.

SECTION 36. In Colorado Revised Statutes, 22-30.5-507,
 amend (7)(b)(IV) as follows:

3 Institute charter school - requirements -22-30.5-507. 4 **authority - rules - definitions.** (7) (b) An institute charter school may 5 apply to the state board, through the institute, for a waiver of state statutes 6 and state rules that are not automatic waivers. The state board may waive 7 state statutory requirements or rules promulgated by the state board; 8 except that the state board may not waive any statute or rule relating to: 9 (IV) The provisions of the "Public School Finance Act of 1994 10 2025", article 54 of this title 22;

SECTION 37. In Colorado Revised Statutes, 22-30.5-513,
 amend (1)(c), (1)(d.2), (1)(e), (1)(g), (2)(e)(II), and (3)(b) as follows:

13 22-30.5-513. Institute charter schools - funding - at-risk
14 supplemental aid - legislative declaration - definitions. (1) As used in
15 this section, unless the context otherwise requires:

16 (c) "Accounting district's at-risk funding" means the amount of
17 funding for at-risk pupils in the accounting district determined in
18 accordance with the formulas APPLICABLE AT-RISK FUNDING FORMULA
19 described in section 22-54-104 (4) PURSUANT TO ARTICLE 54 OF THIS
20 TITLE 22.

(d.2) "Accounting district's English language learner funding"
means the amount of funding for English language learner pupils in the
accounting district determined in accordance with the APPLICABLE
ENGLISH LANGUAGE LEARNER FUNDING formula described in section
25 22-54-104 (4.3) PURSUANT TO ARTICLE 54 OF THIS TITLE 22.

(e) "Accounting district's funded pupil count" shall have the same
 meaning as the term "district funded pupil count" defined in section

22-54-103 (7) MEANS THE FUNDED PUPIL COUNT DETERMINED PURSUANT
 TO ARTICLE 54 OF THIS TITLE 22.

3 (g) "Accounting district's per pupil online funding" means THE
4 online funding as specified in section 22-54-104 (4.5), FORMULA
5 DESCRIBED PURSUANT TO ARTICLE 54 OF THIS TITLE 22 for any budget year
6 divided by the online pupil enrollment.

7 (2) (e) (II) Notwithstanding the provisions of subsection (2)(e)(I)8 of this section to the contrary, if the general assembly amends the "Public 9 School Finance Act of 1994 2025", article 54 of this title 22, to count a 10 student enrolled in kindergarten only as a half-day pupil, with or without 11 the addition of supplemental kindergarten enrollment as defined in 12 section 22-54-103 (15) for purposes of calculating the funded pupil count 13 as defined in section 22-54-103 (7) DETERMINED PURSUANT TO ARTICLE 14 54 OF THIS TITLE 22, an institute charter school may charge the student's 15 parents tuition or a fee for the portion of the school day for which it does 16 not receive funding for the student pursuant to the "Public School Finance 17 Act of 1994 2025"; except that the amount of tuition or fee charged shall 18 MUST not exceed the amount of tuition or fee that the institute charter 19 school charged to attend a full-day kindergarten educational program for 20 the 2018-19 budget year, adjusted for inflation and prorated by the 21 percentage of the school day for which the student is no longer funded by 22 the "Public School Finance Act of 1994 2025". As used in this subsection 23 (2)(e)(II), "inflation" means the annual percentage change in the United 24 States department of labor bureau of labor statistics consumer price index 25 for Denver-Aurora-Lakewood for all items paid by all urban consumers, 26 or its applicable successor index.

27

(3) (b) For purposes of the "Public School Finance Act of 1994

-90-

2025", article 54 of this title TITLE 22, the department shall add the pupils
 enrolled in an institute charter school to the funded pupil count and the
 online pupil enrollment of the institute charter school's accounting
 district.

5 SECTION 38. In Colorado Revised Statutes, 22-30.5-513.1,
6 amend (2)(b) as follows:

7 22-30.5-513.1. Mill levy equalization - fund created -8 **legislative declaration - definitions.** (2) (b) The institute shall annually 9 distribute the money appropriated or transferred to the fund to the 10 institute charter schools on an equal per-pupil basis; except that, in any 11 budget year, an institute charter school shall MUST not receive a per pupil 12 amount that is greater than the total amount of additional mill levy 13 revenue, as defined in section 22-32-108.5, that the accounting district for 14 the institute charter school is authorized to collect, divided by the funded 15 pupil count, as defined in section 22-54-103 DETERMINED PURSUANT TO 16 ARTICLE 54 OF THIS TITLE 22, of the accounting district for the applicable 17 budget year. The money distributed pursuant to this section is in addition 18 to money distributed to institute charter schools pursuant to section 19 22-30.5-513. The institute has continuous spending authority over all 20 interest and income in the fund.

21 SECTION 39. In Colorado Revised Statutes, 22-30.7-107,
22 amend (2) introductory portion and (2)(b) as follows:

23

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25

22-30.7-107. Funding. (2) For the 2008-09 budget year, and for each budget year thereafter, For purposes of determining total program funding pursuant to article 54 of this title TITLE 22:

(b) (I) A school district that is providing a multi-district online
school, or a school district in which a district charter school is providing

a multi-district online school, shall include each student who is enrolled
in the multi-district online school as of the pupil enrollment count day of
the applicable budget year in the school district's online pupil enrollment
for the applicable budget year and shall MUST receive online funding as
specified in section 22-54-104 (4.5) ARTICLE 54 OF THIS TITLE 22.

6 (II) An institute charter school that is providing a multi-district 7 online school shall include each student who is enrolled in the 8 multi-district online school as of the pupil enrollment count day of the 9 applicable budget year in the institute charter school's online enrollment 10 for the applicable budget year and shall MUST receive online funding as 11 specified in section 22-54-104 (4.5) ARTICLE 54 OF THIS TITLE 22.

SECTION 40. In Colorado Revised Statutes, 22-32-108.5,
amend (2)(g) as follows:

14 22-32-108.5. Board of education - distribution of additional
 15 mill levy revenue - legislative declaration - definitions. (2) As used in
 16 this section, unless the context otherwise requires:

(g) "Per pupil mill levy share" means an amount equal to the total
amount of additional mill levy revenue that a participating school district
collects for a budget year divided by the school district's funded pupil
count, as defined in section 22-54-103 DETERMINED PURSUANT TO
ARTICLE 54 OF THIS TITLE 22, for that budget year.

SECTION 41. In Colorado Revised Statutes, 22-32-119, amend
(1)(b) as follows:

24 22-32-119. Kindergartens - definition. (1) (b) Notwithstanding
25 the provisions of subsection (1)(a) of this section to the contrary, if the
26 general assembly amends the "Public School Finance Act of 1994 2025",
27 article 54 of this title 22, to count a student enrolled in kindergarten only

1 as a half-day pupil, with or without the addition of supplemental 2 kindergarten enrollment as defined in section 22-54-103 (15) for purposes 3 of calculating the funded pupil count as defined in section 22-54-103 (7) 4 DETERMINED PURSUANT TO ARTICLE 54 OF THIS TITLE 22, a school district 5 may charge the student's parents tuition or a fee for the portion of the 6 school day for which it does not receive funding for the student pursuant 7 to the "Public School Finance Act of 1994 2025"; except that the amount 8 of tuition or fee charged shall MUST not exceed the amount of tuition or 9 fee that the school district charged to attend a full-day kindergarten 10 educational program for the 2018-19 budget year, adjusted for inflation 11 and prorated by the percentage of the school day for which the student is 12 no longer funded by the "Public School Finance Act of 1994 2025". As 13 used in this subsection (1)(b), "inflation" means the annual percentage 14 change in the United States department of labor bureau of labor statistics 15 consumer price index for Denver-Aurora-Lakewood for all items paid by 16 all urban consumers, or its applicable successor index.

SECTION 42. In Colorado Revised Statutes, 22-32-141, amend
(4)(a) as follows:

19 Student awaiting trial as adult - educational 22-32-141. 20 services - definitions. (4) (a) In any budget year in which a school 21 district is providing educational services to a juvenile pursuant to this 22 section on the pupil enrollment count day of said THE budget year, the 23 school district may include the juvenile in its pupil enrollment, as defined 24 in section 22-54-103 (10), for purposes of determining the school 25 district's total program funding under the "Public School Finance Act of 26 1994 2025", article 54 of this title TITLE 22.

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SECTION 43. In Colorado Revised Statutes, 22-32.5-108,

-93-

1 **amend** (3)(a) as follows:

22-32.5-108. District of innovation - waiver of statutory and
regulatory requirements. (3) Designation as a district of innovation
shall MUST not affect a school district's:

(a) Total program funding calculated pursuant to the "Public
School Finance Act of 1994 2025", article 54 of this title TITLE 22; or
SECTION 44. In Colorado Revised Statutes, 22-33-104.5,
amend (6)(a) as follows:

9 22-33-104.5. Home-based education - guidelines - legislative 10 **declaration - definitions.** (6) (a) If a child is participating in a nonpublic 11 home-based educational program but also attending a public school for 12 a portion of the school day, the school district of the public school shall 13 be entitled to MAY count such THE child in accordance with the provisions 14 of section 22-54-103 (10) for purposes of determining pupil enrollment 15 under PURSUANT TO the "Public School Finance Act of 1994 2025", 16 article 54 of this title TITLE 22.

SECTION 45. In Colorado Revised Statutes, 22-35-105, amend
(2) introductory portion and (2)(a) as follows:

19 22-35-105. Financial provisions - payment of tuition. (2) If a
20 qualified student concurrently enrolls in a course offered by an institution
21 of higher education, the institution shall be IS responsible for course
22 content, placement of the student in the course, and the quality of
23 instruction. In addition, because the qualified student is receiving
24 academic credit at his or her THE QUALIFIED STUDENT'S local education
25 provider for the course pursuant to section 22-35-104 (5):

26 (a) The qualified student shall be IS included in the funded pupil
27 count of his or her THE STUDENT'S school district or, in the case of a

student enrolled in an institute charter school, of the school's accounting
 district, as determined pursuant to the provisions of section 22-54-103 (7)
 ARTICLE 54 OF THIS TITLE 22; and

4 SECTION 46. In Colorado Revised Statutes, 22-35-108, amend
5 (3) as follows:

6 Accelerating students through concurrent 22-35-108. 7 enrollment program - objectives - non-tuition expenses - rules. (3) A 8 local education provider may include each qualified student whom the 9 local education provider designates to participate in the ASCENT 10 program pursuant to this section in the district's funded pupil count, or, 11 in the case of a qualified student enrolled in an institute charter school, in 12 the funded pupil count of the school's accounting district, as provided in 13 section 22-54-103 (7) DETERMINED PURSUANT TO ARTICLE 54 OF THIS 14 TITLE 22.

15 SECTION 47. In Colorado Revised Statutes, 22-35-108.5,
16 amend (3)(a) and (3)(b) as follows:

17 22-35-108.5. Teacher recruitment education and preparation 18 (TREP) program - objectives - selection criteria - rules. (3) (a) The 19 local education provider that enrolls a qualified student who is designated 20 by the department as a TREP program participant may include the student 21 in the school district's funded pupil count, or, in the case of a student 22 enrolled in an institute charter school, in the funded pupil count of the 23 institute charter school's accounting district as provided in section 24 22-54-103 (7) DETERMINED PURSUANT TO ARTICLE 54 OF THIS TITLE 22. 25 (b) A local education provider that receives extended high school 26 funding, as described in section 22-54-104 (4.7) ARTICLE 54 OF THIS TITLE

27 22, in a budget year for program participants may expend the funding on

1 behalf of TREP program participants who enroll in an institution of 2 higher education during that budget year and on behalf of the TREP 3 program participants who, by May 1 of that budget year, are admitted to 4 an institution of higher education to participate in the TREP program during the next budget year. 5 6 SECTION 48. In Colorado Revised Statutes, 22-35-111, amend 7 (2) as follows: 8 **22-35-111. Rules.** (2) By July 1, 2020, The state board shall 9 adopt rules to specify the number of postsecondary credits in which a 10 qualified student must be concurrently enrolled to qualify for full-time 11 membership for purposes of the "Public School Finance Act of 1994 12 2025", article 54 of this title 22. 13 SECTION 49. In Colorado Revised Statutes, 22-35.3-102, 14 **amend** (8) as follows: 15 **22-35.3-102. Definitions.** As used in this article 35.3, unless the 16 context otherwise requires: 17 (8) "Funded pupil count" has the same meaning as provided in 18 section 22-54-103 (7) MEANS THE FUNDED PUPIL COUNT AS DETERMINED 19 PURSUANT TO ARTICLE 54 OF THIS TITLE 22. SECTION 50. In Colorado Revised Statutes, 22-35.3-104, 20 21 **amend** (1)(a) as follows: 22 22-35.3-104. P-tech schools - funding. (1) (a) To calculate 23 district total program pursuant to section 22-54-104 ARTICLE 54 OF THIS 24 TITLE 22, a school district that is approved to operate a p-tech school 25 pursuant to section 22-35.3-103, including a p-tech school that is a district 26 charter school, may include the students who are enrolled in grades nine 27 through twelve in the p-tech school in the school district's pupil

enrollment, as defined in section 22-54-103 (10), and may include the
students who are enrolled in grades thirteen and fourteen in the p-tech
school in the school district's district extended high school pupil
enrollment.

5 SECTION 51. In Colorado Revised Statutes, 22-35.6-103,
6 amend (1) as follows:

7 22-35.6-103. High school innovative learning pilot program -8 **created - rules.** (1) There is created in the department the high school 9 innovative learning pilot program to authorize full-time funding for 10 students enrolled in grades nine through twelve in high schools operated 11 by selected local education providers to enable the local education 12 providers to provide innovative learning opportunities for high school 13 students to support them in successful transitions from high school to 14 postsecondary education or the workforce. The department shall 15 administer the pilot program by reviewing applications and selecting the 16 local education providers that propose an innovative learning plan that 17 meets the requirements specified in section 22-35.6-104 and is designed 18 to ensure that students enrolled in grades nine through twelve may 19 participate in innovative learning opportunities before graduation. A local 20 education provider that is selected to participate in the pilot program is 21 authorized to count students who are enrolled in grades nine through 22 twelve and are participating in innovative learning opportunities as 23 full-time pupils for purposes of the "Public School Finance Act of 1994 24 2025", article 54 of this title 22, regardless of the actual number of 25 teacher-pupil instruction hours and teacher-pupil contact hours for each 26 pupil.

27

SECTION 52. In Colorado Revised Statutes, 22-40-102, amend

-97-

1 (1.7)(a) and (6)(a) as follows:

2 **22-40-102.** Certification - tax revenues - repeal. (1.7) (a) The 3 board of education of any school district, at the regular biennial election 4 for school district directors or on the dates authorized by section 5 22-54-108 for elections for additional local property tax revenues under 6 the "Public School Finance Act of 1994 2025" shall submit to the eligible 7 electors of the district the question of whether to impose a mill levy for 8 the payment of excess transportation costs. If a majority of the votes cast 9 at any such THE election are in favor of the question, an additional mill 10 levy shall be IS levied each year, and revenues received therefrom shall 11 MUST be deposited into the transportation fund of the district created in 12 section 22-45-103 (1)(f).

13 (6) (a) Each school district, with such assistance as may be 14 required from the department of education, shall inform the county 15 treasurer for each county within the district's boundaries no later than 16 December 15 of each year of said THE district's general fund mill levy in 17 the absence of funds estimated to be received by said THE district 18 pursuant to the "Public School Finance Act of 1994 2025", article 54 of 19 this title 22, and the estimated funds to be received for the general fund 20 of the district from the state.

21 SECTION 53. In Colorado Revised Statutes, 22-43.7-201,
22 amend (4)(a)(II)(A) as follows:

23 22-43.7-201. Full-day kindergarten facility capital
 24 construction fund - creation - grants - definitions. (4) (a) As used in
 25 this subsection (4), unless the context otherwise requires:

26 (II) "Equitable adjustment factor" means, with respect to both an
27 applicant and a potential applicant that does not actually apply for a grant

1 as authorized by this subsection (4), the sum of the applicant's:

2 (A) Size factor, as determined pursuant to section 22-54-104
3 (5)(b)(I.5) ARTICLE 54 OF THIS TITLE 22;

4 SECTION 54. In Colorado Revised Statutes, amend 22-52-107
5 as follows:

6 22-52-107. Funding of second chance program. It is the intent 7 of the general assembly that, after the initial appropriation made to the 8 department of education for the fiscal year beginning July 1, 1985, The 9 responsibilities and duties specified in this article shall MUST be 10 performed by the department of education and the participating school 11 districts through the funding available pursuant to the "Public School 12 Finance Act of 1994 2025", article 54 of this title TITLE 22.

13 SECTION 55. In Colorado Revised Statutes, 22-55-102, amend
14 (14) and (18) as follows:

15 22-55-102. Definitions. As used in this article 55, unless the 16 context otherwise requires:

17 (14) "Statewide base per pupil funding" means the amount
18 specified for each budget year in section 22-54-104 (5)(a) ARTICLE 54 OF
19 THIS TITLE 22.

20 (18) "Total program" or "total program education funding" means
21 a district's total program as determined pursuant to section 22-54-104 (1)
22 ARTICLE 54 OF THIS TITLE 22.

23 SECTION 56. In Colorado Revised Statutes, 22-55-104, amend
24 (3) introductory portion as follows:

25 22-55-104. Procedures relating to state education fund
 26 revenue estimates - legislative declaration. (3) By February 1, 2002,
 27 and by each February 1 thereafter, ON OR BEFORE EACH FEBRUARY 1, the

1 staff of the legislative council STAFF OF THE GENERAL ASSEMBLY, in 2 consultation with the state auditor, the office of state planning and 3 budgeting, the state treasurer, the department of education, and the joint 4 budget committee, shall cause to be conducted a review of the model used 5 to forecast revenues in and expenditures from the fund and the spending 6 requirements of the "Public School Finance Act of 1994 2025", article 54 7 of this title TITLE 22. Copies of the review shall MUST promptly be 8 transmitted to the joint budget committee, and the office of state planning 9 and budgeting, and the education committees of the senate and the house 10 of representatives. The review shall MUST include, but need not be limited 11 to, the following:

SECTION 57. In Colorado Revised Statutes, 22-55-106, amend
(2) as follows:

14 22-55-106. Statewide base per pupil funding - increases. 15 (2) The general assembly may annually appropriate moneys MONEY in 16 the state education fund, the general fund, any other state fund, or some 17 combination thereof, as necessary in the sole discretion of the general 18 assembly, to satisfy the requirements of subsection (1) of this section, and 19 such moneys shall THE MONEY MUST be distributed to public school 20 districts and the state charter school institute in accordance with the 21 provisions of the "Public School Finance Act of 1994 2025", article 54 of 22 this title TITLE 22.

23 SECTION 58. In Colorado Revised Statutes, 24-77-104.5,
24 amend (3)(a)(I) as follows:

25 24-77-104.5. General fund exempt account - referendum C
 26 money - specification of uses for health care and education 27 definitions. (3) (a) Funding for preschool through twelfth grade

education, as used in subparagraph (II) of paragraph (b) of subsection (1)
 SUBSECTION (1)(b)(II) of this section, shall be IS limited to funding for:

3 (I) Per-pupil funding for preschool through twelfth grade
4 education through the "Public School Finance Act of 1994 2025", article
5 54 of title 22, C.R.S. or any successor act;

6

7

SECTION 59. In Colorado Revised Statutes, 25.5-10-206, **amend as it will become effective July 1, 2024,** (7)(b) as follows:

8 25.5-10-206. Authorized long-term services and supports -9 conditions of funding - purchase of services and supports - adult 10 protective services data system check - boards of county 11 **commissioners - appropriation.** (7) (b) Each school district shall pay 12 to the case management agency purchasing programs attended by a 13 student with an intellectual and developmental disability, who is 14 domiciled in the school district and may be counted in the district's pupil 15 enrollment, an amount at least equal to the district's per pupil revenues as 16 determined pursuant to the "Public School Finance Act of 1994 2025", 17 article 54 of title 22. This subsection (7) applies to students who are less 18 than twenty-two years of age.

SECTION 60. In Colorado Revised Statutes, 26.5-4-202, amend
(2)(a)(I) as follows:

21 26.5-4-202. Legislative declaration. (2) (a) The general
22 assembly further finds and declares that:

(I) In 2000, the voters approved section 17 of article IX of the
state constitution, which requires the general assembly to annually
increase, by at least the rate of inflation, the statewide base per pupil
funding, as defined by the "Public School Finance Act of 1994", article
54 of title 22, for public education from preschool through twelfth grade;

SECTION 61. In Colorado Revised Statutes, 26.5-4-208, amend
 (6)(b) as follows:

3 26.5-4-208. Preschool provider funding - per-child rates - local
4 contribution - distribution and use of money - definitions - repeal.
5 (6) As used in this section, unless the context otherwise requires:

6 (b) "Funded pupil count" has the same meaning as provided in
7 section 22-54-103 MEANS THE FUNDED PUPIL COUNT AS DETERMINED
8 PURSUANT TO ARTICLE 54 OF TITLE 22.

9 SECTION 62. In Colorado Revised Statutes, 34-63-102, amend
10 (5.4) introductory portion and (5.4)(e)(III) as follows:

11 34-63-102. Creation of mineral leasing fund - distribution -12 advisory committee - local government permanent fund created -13 transfer of money - definitions. (5.4) Except as otherwise provided in 14 subsection (5.5) of this section, on and after July 1, 2008, all moneys 15 MONEY other than bonus payments, as defined in paragraph (b) of 16 subsection (5.3) SUBSECTION (5.3)(b) of this section, credited to the 17 mineral leasing fund created in subparagraph (II) of paragraph (a) of 18 subsection (1) SUBSECTION (1)(a)(II) of this section shall MUST be 19 distributed on a quarterly basis for quarters beginning on July 1, October 20 1, January 1, and April 1 of each state fiscal year as follows:

(e) (III) The executive director of the department of local affairs
shall make the distributions required by subparagraphs (I) and (II) of this
paragraph (e) SUBSECTIONS (5)(e)(I) AND (5)(e)(II) OF THIS SECTION at the
same time as the executive director makes distributions to counties
pursuant to paragraph (c) of this subsection (5.4) SUBSECTION (5.4)(c) OF
THIS SECTION, and the total amount of the distributions made to all school
districts within a single county shall MUST be in proportion to the amount

1 of the moneys MONEY distributed directly to the county pursuant to said 2 paragraph(c) SUBSECTION (5.4)(c) OF THIS SECTION. Where more than one 3 school district exists within a county, the distribution to each school 4 district shall MUST be the percentage that the most recent funded pupil 5 count, as determined pursuant to the "Public School Finance Act of 1994 6 2025", article 54 of title 22, C.R.S. for pupils enrolled in the county 7 attributable to that school district bears to the most recent total funded 8 pupil count for all pupils attributable to the county.

9 SECTION 63. In Colorado Revised Statutes, 39-5-132, amend
10 (5) as follows:

39-5-132. Assessment and taxation of new construction.
(5) Moneys MONEY received by a school district pursuant to this section
shall MUST be deposited in the district's capital reserve fund and shall
MUST not be included in calculating the amount of revenue which THAT
a district is entitled to receive from the property tax levy for the general
fund of the district under the "Public School Finance Act of 1994 2025",
article 54 of title 22. C.R.S.

18 SECTION 64. In Colorado Revised Statutes, 39-10-103, amend
19 (2) as follows:

39-10-103. Tax statement - repeal. (2) Each tax notice shall
MUST contain information regarding the actual school district general
fund mill levy and the school district general fund mill levy in absence of
funds estimated to be received by school districts pursuant to the "Public
School Finance Act of 1994 2025", article 54 of title 22, and the
estimated funds to be received for the general funds of districts from the
state.

27 SECTION 65. In Colorado Revised Statutes, 39-10-114, amend

1 (1)(a)(I)(B) as follows:

2 39-10-114. Abatement cancellation of taxes. 3 (1) (a) (I) (B) The assessor shall certify the proportional amount of the 4 total amount of abatements and refunds granted pursuant to the provisions 5 of this section to the appropriate taxing entities at the same time that AS 6 the certification of valuation for assessment is made pursuant to the 7 provisions of section 39-5-128. Any taxing entity may adjust the amount 8 of its tax levy authorized pursuant to the provisions of section 29-1-301 9 C.R.S. by an additional amount which THAT does not exceed the 10 proportional share of the total amount of abatements and refunds made 11 pursuant to the provisions of this section. After calculating the amount of 12 property tax revenues necessary to satisfy the requirements of the "Public School Finance Act of 1994 2025", article 54 of title 22, C.R.S. any 13 14 school district shall add an amount equal to the proportional share of the 15 total amount of abatements and refunds granted pursuant to the provisions 16 of this section prior to the setting of the mill levy for such school district. Any additional amount added pursuant to the provisions of this subsection 17 18 (1) shall MUST not be included in the total amount of revenue levied in 19 said THE year for the purposes of computing the limit for the succeeding 20 year pursuant to the provisions of section 29-1-301. C.R.S. Where WHEN 21 a final determination is made granting an abatement or refund pursuant 22 to the provisions of this section, the abatement or refund granted shall 23 MUST be payable at such time as determined by the board of county 24 commissioners after consultation with affected taxing entities but no later 25 than upon the payment of property taxes for the property tax year in 26 which said THE final determination was made. For the purposes of this 27 sub-subparagraph (B) SUBSECTION (1)(a)(I)(B), a taxing entity's

1 proportional share of the total amount of abatements and refunds granted 2 shall MUST be based upon the amount of tax levied by a taxing entity on 3 such THE real property in proportion to the total amount of tax levied on 4 such THE real property by such taxing entities.

5

SECTION 66. In Colorado Revised Statutes, 43-4-502, amend 6 (2) as follows:

7 **43-4-502.** Legislative declaration. (2) It is further the intent of 8 the general assembly that no provision of this part 5 shall affect AFFECTS 9 the FORMER "Public School Finance Act of 1973", article 50 of title 22, 10 C.R.S. the FORMER "Public School Finance Act of 1988", article 53 of 11 title 22, C.R.S. the FORMER "Public School Finance Act of 1994", article 12 54 of title 22, C.R.S. THE "PUBLIC SCHOOL FINANCE ACT OF 2025, 13 ARTICLE 54 OF TITLE 22, or any additional school financing mechanisms 14 adopted by the general assembly.

15 SECTION 67. Safety clause. The general assembly finds, 16 determines, and declares that this act is necessary for the immediate 17 preservation of the public peace, health, or safety or for appropriations for 18 the support and maintenance of the departments of the state and state 19 institutions.