First Regular Session Seventy-fifth General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 25-0133.01 Pierce Lively x2059

HOUSE BILL 25-1274

HOUSE SPONSORSHIP

Garcia,

SENATE SPONSORSHIP

Michaelson Jenet,

House Committees

Senate Committees

Education Finance

101

A BILL FOR AN ACT

CONCERNING THE HEALTHY SCHOOL MEALS FOR ALL PROGRAM.

Bill Summary

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

The bill refers 2 ballot issues to the voters at the November 2025 statewide election concerning funding for the healthy school meals for all program.

Section 2 of the bill refers a ballot issue to the voters at the November 2025 statewide election to allow the state to retain and spend state revenue that would otherwise need to be refunded for exceeding the estimate in the ballot information booklet analysis for Proposition FF and to allow the state to maintain the increases in state taxable income

established in Proposition FF that would otherwise need to be decreased. If voters reject the ballot issue, the state will both:

- Refund \$26,265,621 to individuals who have a federal taxable income of \$300,000 or more and claimed itemized or standard state income tax deductions greater than \$12,000 for single tax return filers and \$16,000 for joint tax return filers; and
- Adjust the limit on itemized deductions established in Proposition FF to a level that would have reduced the amount of income tax revenue attributable to these itemized deductions by \$26,265,621.

If voters approve the ballot measure:

- The state will not refund \$26,265,621 to individuals who have a federal taxable income of \$300,000 or more and claimed itemized or standard state income tax deductions greater than \$12,000 for single tax return filers and \$16,000 for joint tax return filers; and
- The increases in federal taxable income as a result of Proposition FF will stay at the levels established by Proposition FF.

Section 3 refers a ballot issue to the voters at the November 2025 statewide election to allow the state to increase taxes by \$95 million annually by increasing state taxable income to support the healthy school meals for all program. If voters approve the ballot issue:

- Income tax deductions for individuals who have a federal taxable income of \$300,000 or more will be reduced from current levels to \$1,000 for single filers and \$2,000 for joint filers; and
- The state will allocate the additional revenue generated by the reduction in income tax deductions to the healthy school meals for all program.

If voters reject the ballot issue, income tax deductions will not be reduced.

In addition to the income tax changes and potential refunds that may result from voters approving or rejecting the ballot issues described in **sections 2 and 3**, the bill also changes the healthy school meals for all program cash fund (fund) and healthy school meals for all programs. If voters approve the ballot issue submitted pursuant to **section 2** and reject the ballot issue submitted pursuant to **section 3**, \$1 million is transferred annually from the fund to local school food purchasing programs. If voters approve the ballot issue submitted pursuant to **section 3**, regardless of whether the voters approve the ballot issue submitted pursuant to **section 3**.

• The permissible distribution of local food purchasing grants is modified;

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- Certain school food authorities are allowed to collaborate to implement advisory committees;
- The duties of an advisory committee are clarified; and
- The distribution of funds from the fund is changed so that the amounts distributed through local food purchasing grants for increasing wages or providing stipends for individuals whom the participating school food authority employs to directly prepare and serve food for school meals and through the local school food purchasing technical assistance and education grant program are modified based on the amount of money in the fund.

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

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- 2 **SECTION 1. Legislative declaration.** (1) The general assembly finds and declares that:
 - (a) No child in Colorado should experience hunger;
 - (b) Every public school student should benefit from access to healthy, locally sourced, and freshly prepared meals to support their academic success and physical and mental well-being;
 - (c) Investing in nutritious school meals for all public school students, free from stigma or stress, enables those students to focus on learning and is a critical investment in the success of Colorado's public schools;
 - (d) Investing in nutritious school meals also supports Colorado farmers and ranchers, strengthening Colorado's local food systems;
 - (e) That is why, in 2022, the general assembly enacted House Bill 22-1414, which limited itemized and standard income tax deductions for taxpayers who have a federal adjusted gross income of \$300,000 to \$12,000 for single filers and \$16,000 for joint filers to fund the implementation of a healthy school meals for all program, and subsequently referred Proposition FF, which sought voter approval for

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these portions of House Bill 22-1414 to take effect;

- (f) Proposition FF was approved by the voters, with 56.7% of the votes in favor of the proposition;
- (g) Yet, in state fiscal year 2023-24 the revenue the state recorded exceeded the ballot information booklet estimate for state revenue from the new tax deduction limits in Proposition FF, and the state is required to refund revenues related to Proposition FF and proportionally reduce future revenue by changing the tax deduction limits in Proposition FF;
- (h) The refund is because section 20 (3)(c) of article X of the state constitution, commonly known as TABOR, requires the combined amount of state revenue in excess of the ballot information booklet estimate to be refunded, unless there is later voter approval to retain these excess revenues;
- (i) The potential increase in the tax deduction limits in Proposition FF is because paragraph (3)(c) of TABOR also requires a percentage reduction in the rate of a newly increased tax equal to the amount of revenue in excess of the ballot information booklet estimates as a percentage of the total state revenue from the increased tax, unless there is later voter approval;
- (j) Consequently, this act includes the referral of a new ballot issue to the voters at the first possible election to seek the voter approval necessary to avoid a refund under TABOR and to avoid increasing the tax deduction limits in Proposition FF;
- (k) If the voters approve that new ballot issue, the refund and tax deduction limit increases will be unnecessary, the money that would have otherwise been refunded will be retained and remain in the healthy school meals for all program cash fund, and the tax deduction limits will not be

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raised;

- (l) Since voters approved Proposition FF, the healthy school meals for all program went into effect in the 2023-24 state fiscal year and is reducing stigma, improving student physical and mental health and well-being, boosting academic success, and saving families money;
- (m) The healthy school meals for all program has been embraced by Colorado schools and students, with all 190 eligible school food authorities electing to participate in the program and meal participation increasing by more than 30% compared to the previous school year;
- (n) The healthy school meals for all program has proven to be an effective strategy for the goal of ending child hunger in Colorado;
- (o) Access to free school meals for all public school students, investment in local food purchasing, local food purchasing training and technical assistance, parent and student advisory committees, and wage boosts or stipends for fronting school nutrition professionals who are serving more students than ever, are all core components of the healthy school meals for all program established in Proposition FF and are critical for its effective implementation;
- (p) With high participation and rising food costs causing the healthy school meals for all program's expenditures to exceed available revenue, the general assembly finds it necessary to raise additional funds to continue to support all students' ability to access free, quality, nutritious meals at school and to fully implement all components of the healthy school meals for all program, including those that have not yet been implemented; and
- (q) Collecting additional tax revenue would also allow the state to build a reserve in the healthy school meals for all program cash fund

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1	to ensure the fiscal health and sustainability of the healthy school meals
2	for all program.
3	(2) Therefore, it is the general assembly's intent to include in this
4	act the referral of a second ballot issue to raise additional revenue by
5	lowering the tax deduction limits originally approved by the voters in
6	Proposition FF, only on taxpayers with a federal taxable income of
7	\$300,000 or more, to fully fund and implement the healthy school meals
8	for all program.
9	SECTION 2. In Colorado Revised Statutes, add 22-82.9-212 as
10	follows:
11	22-82.9-212. Ballot issue related to Proposition FF refunds -
12	repeal - definitions. (1) As used in this section, unless the context
13	OTHERWISE REQUIRES:
14	(a) "BALLOT ISSUE" MEANS THE BALLOT ISSUE REFERRED TO THE
15	VOTERS PURSUANT TO SUBSECTION (2) OF THIS SECTION.
16	(b) "Proposition FF refund" means an amount equal to
17	TWELVE MILLION FOUR HUNDRED THIRTY THOUSAND THREE HUNDRED
18	EIGHTY-EIGHT DOLLARS.
19	(c) "Proposition FF Taxes" means the increase in state
20	TAXABLE INCOME RESULTING FROM SECTION 39-22-104 (3)(p.5)(I).
21	(2) (a) At the statewide election held in November 2025,
22	THE SECRETARY OF STATE SHALL SUBMIT TO THE REGISTERED ELECTORS
23	OF THE STATE FOR THEIR APPROVAL OR REJECTION THE FOLLOWING
24	BALLOT ISSUE: "WITHOUT RAISING TAXES, MAY THE STATE KEEP AND
25	SPEND ALL REVENUE GENERATED BY THE 2022 VOTER-APPROVED STATE
26	TAX DEDUCTION LIMITS ON INDIVIDUALS WITH INCOMES OF \$300,000 or
27	MORE AND MAINTAIN THESE DEDUCTION LIMITS IN ORDER TO CONTINUE

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2	FOR PUBLIC SCHOOLS TO OFFER FREE BREAKFAST AND LUNCH TO ALL
3	STUDENTS IN KINDERGARTEN THROUGH TWELFTH GRADE?"
4	(b) For purposes of section 1-5-407, the ballot issue is a
5	PROPOSITION. SECTION 1-40-106 (3)(d) DOES NOT APPLY TO THE BALLOT
6	ISSUE.
7	(3) IF A MAJORITY OF THE ELECTORS VOTING ON THE BALLOT ISSUE
8	VOTE "NO/AGAINST":
9	(a) The department of revenue shall determine a
10	REASONABLE METHOD TO DISTRIBUTE THE PROPOSITION FF REFUND IN
11	ACCORDANCE WITH SECTION 20 (3)(c) OF ARTICLE X OF THE STATE
12	CONSTITUTION. THIS METHOD MUST INCLUDE THE DISTRIBUTION OF THE
13	PROPOSITION FF REFUND TO TAXPAYERS WITH A FEDERAL ADJUSTED
14	GROSS INCOME OF THREE HUNDRED THOUSAND OR MORE DOLLARS WHO
15	PAID THE PROPOSITION FF TAXES.
16	(b) On or before June $30, 2026$, the state treasurer shall
17	REFUND AN AMOUNT EQUAL TO THE PROPOSITION FF REFUND IN THE
18	MANNER DETERMINED BY THE DEPARTMENT OF REVENUE PURSUANT TO
19	SUBSECTION (3)(a) OF THIS SECTION.
20	(4) IF A MAJORITY OF THE ELECTORS VOTING ON THE BALLOT ISSUE
21	VOTE "YES/FOR" THEN THIS SECTION IS REPEALED, EFFECTIVE JULY 1,
22	2026.
23	SECTION 3. In Colorado Revised Statutes, add 22-82.9-213 as
24	follows:
25	22-82.9-213. Ballot issue related to Proposition FF revenue
26	increase - repeal. (1) At the statewide election held in November
27	2025, THE SECRETARY OF STATE SHALL SUBMIT TO THE REGISTERED

FUNDING THE HEALTHY SCHOOL MEALS FOR ALL PROGRAM, WHICH PAYS

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ELECTORS OF THE STATE FOR THEIR APPROVAL OR REJECTION THE FOLLOWING BALLOT ISSUE: "SHALL STATE TAXES BE INCREASED BY \$95 MILLION ANNUALLY BY A CHANGE TO THE COLORADO REVISED STATUTES THAT, TO SUPPORT THE HEALTHY SCHOOL MEALS FOR ALL PROGRAM, INCREASES STATE TAXABLE INCOME ONLY FOR INDIVIDUALS WHO HAVE A FEDERAL TAX INCOME OF \$300,000 OR MORE BY LIMITING ITEMIZED OR STANDARD STATE INCOME TAX DEDUCTIONS TO \$1,000 FOR SINGLE TAX RETURN FILERS AND \$2,000 FOR JOINT TAX RETURN FILERS FOR THE PURPOSES OF FULLY FUNDING THE HEALTHY SCHOOL MEALS FOR ALL PROGRAM TO CONTINUE PAYING FOR PUBLIC SCHOOLS TO OFFER FREE BREAKFAST AND LUNCH TO ALL PUBLIC SCHOOL STUDENTS WHILE ALSO INCREASING WAGES FOR EMPLOYEES WHO PREPARE AND SERVE SCHOOL MEALS, HELPING SCHOOLS USE BASIC, NUTRITIOUS INGREDIENTS, INSTEAD OF PROCESSED PRODUCTS, AND ENSURING THAT COLORADO GROWN AND RAISED PRODUCTS ARE PART OF SCHOOL MEALS; AND SHALL THE STATE BE ALLOWED TO RETAIN AND SPEND AS A VOTER-APPROVED REVENUE 17 CHANGE ALL ADDITIONAL TAX REVENUE GENERATED BY THESE TAX **DEDUCTION CHANGES?"**

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Changes in Income Taxes Owed by Income Category

Income Category	Proposed Change in Average Income Tax Owed
\$299,999 or less	\$0
\$300,000 or more	+\$486

FOR PURPOSES OF SECTION 1-5-407, THE BALLOT ISSUE DESCRIBED IN SUBSECTION (1) OF THIS SECTION IS A PROPOSITION. SECTION 1-40-106 (3)(d) DOES NOT APPLY TO THE BALLOT ISSUE.

(3) IF A MAJORITY OF THE ELECTORS VOTING ON THE BALLOT ISSUE DESCRIBED IN SUBSECTION (1) OF THIS SECTION VOTE "YES/FOR", THIS

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1	CONSTITUTES A VOTER-APPROVED REVENUE CHANGE TO ALLOW THE
2	RETENTION AND EXPENDITURE OF STATE REVENUES IN EXCESS OF THE
3	LIMITATION ON STATE FISCAL YEAR SPENDING.
4	(4) IF A MAJORITY OF THE ELECTORS VOTING ON THE BALLOT ISSUE
5	DESCRIBED IN SUBSECTION (1) OF THIS SECTION VOTE "NO/AGAINST",
6	THEN THIS SECTION IS REPEALED, EFFECTIVE JULY 1, 2026.
7	SECTION 4. In Colorado Revised Statutes, 22-82.9-203, add
8	(5.5) as follows:
9	22-82.9-203. Definitions. As used in this part 2, unless the
10	context otherwise requires:
11	(5.5) "Fund" means the healthy school meals for all
12	PROGRAM CASH FUND CREATED IN SECTION 22-82.9-211.
13	SECTION 5. In Colorado Revised Statutes, 22-82.9-204, amend
14	(7)(a)(IV) as follows:
15	22-82.9-204. Healthy school meals for all program - created -
16	advisory group - report - rules - definition - repeal. (7) (a) The healthy
17	school meals for all program technical advisory group is created in the
18	department. As soon as practicable, the department shall convene the
19	advisory group and the advisory group shall collaborate with school
20	districts, the office of state planning and budgeting, and a representative
21	from the department of agriculture to:
22	(IV) Strengthen the long-term resiliency of the healthy school
23	meals for all cash fund;
24	SECTION 6. In Colorado Revised Statutes, 22-82.9-205, amend
25	(1)(a), (2)(a)(I), and (3)(a); and add (3)(c), (3)(d), and (3)(e) as follows:
26	22-82.9-205. Local food purchasing grant - amount - advisory
27	committee - verification of invoices. (1) (a) Subject to subsection (5) of

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this section, each participating school food authority that creates COMMITS TO OPERATING an advisory committee as described in subsection (3) of this section is eligible to receive a local food purchasing grant pursuant to this section to purchase Colorado grown, raised, or processed products. IT IS THE GENERAL ASSEMBLY'S INTENT THAT THESE GRANTS BE USED PRIMARILY TO SUPPORT SMALL- AND MEDIUM-SIZED FARMS AND RANCHES. (2) (a) (I) Subject to the provisions of subsection (2)(b) of this section, at the beginning of each budget year the department, subject to available appropriations, shall distribute to each participating school food authority that is eligible to receive a grant pursuant to this section the greater of five thousand dollars or an amount equal to twenty-five cents multiplied by the number of lunches that qualified as an eligible meal that the participating school food authority served to students in the preceding school year AN AMOUNT ESTABLISHED PURSUANT TO SECTION 22-82.9-211 **(3)**. (3) (a) To receive a local food purchasing grant pursuant to this section, a participating school food authority must HAVE OR establish an advisory committee made up of students and parents of students enrolled in the public schools served by the participating school food authority. In selecting students and parents to serve on the advisory committee, the

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advisory committee made up of students and parents of students enrolled in the public schools served by the participating school food authority. In selecting students and parents to serve on the advisory committee, the participating school food authority shall ensure that the membership of the advisory committee reflects the racial, ethnic, and socioeconomic demographics of the student population enrolled by the participating school food authority. The advisory committee shall advise the participating school food authority concerning the selection of foods to ensure that meals are culturally relevant, healthy, and appealing to all ages of the student population.

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1	(c) A SCHOOL FOOD AUTHORITY THAT PROVIDED ONE MILLION OR
2	FEWER LUNCHES IN THE 2023-24 SCHOOL YEAR MAY, SUBJECT TO
3	APPROVAL BY THE DEPARTMENT, WORK WITH OTHER SCHOOL FOOD
4	AUTHORITIES TO IMPLEMENT AN ADVISORY COMMITTEE THAT
5	COLLABORATES WITH MULTIPLE SCHOOL FOOD AUTHORITIES.
6	(d) AN ADVISORY COMMITTEE ESTABLISHED PURSUANT TO THIS
7	SUBSECTION (3) IS NOT LIMITED TO, BUT MAY:
8	(I) SCHEDULE AND HOLD MEETINGS AS NECESSARY FOR THE
9	ADVISORY COMMITTEE TO HAVE ONGOING COLLABORATION WITH THE
10	PARTICIPATING SCHOOL FOOD AUTHORITY AND ACHIEVE THE ADVISORY
11	COMMITTEE'S GOALS;
12	(II) THROUGH STUDENT SURVEYS OR OTHER METHODS AS
13	NECESSARY, GATHER STUDENT FEEDBACK ON MEALS AND MEAL
14	PREFERENCES;
15	(III) SUGGEST THE TYPES OF PURCHASES OF LOCAL INGREDIENTS
16	TO THE SCHOOL FOOD AUTHORITY THAT WOULD SUPPORT LOCAL FARMERS
17	AND RANCHERS IN THE SCHOOL FOOD AUTHORITY'S REGION;
18	(IV) INFORM THE SCHOOL FOOD AUTHORITY OF RECIPES THAT ARE
19	BOTH NUTRITIOUS AND REFLECT THE CULTURES OF THE STUDENT
20	POPULATION ENROLLED BY THE PARTICIPATING SCHOOL FOOD AUTHORITY;
21	(V) TASTE TEST HEALTHY MEAL OPTIONS;
22	(VI) DEVELOP SOLUTIONS TO REDUCE FOOD WASTE;
23	(VII) ASSIST THE SCHOOL FOOD AUTHORITY IN DEVELOPING PLANS
24	TO SUPPORT MORE SCRATCH COOKING;
25	(VIII) ASSIST THE SCHOOL FOOD AUTHORITY IN OBTAINING THE
26	NECESSARY RESOURCES TO PROVIDE MEALS THAT ARE CULTURALLY
27	RELEVANT, HEALTHY, AND APPEALING TO ALL AGES OF THE STUDENT

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1	POPULATION;
2	(IX) INFORM THE SCHOOL FOOD AUTHORITY OF, AND ASSIST IN THE
3	IMPLEMENTATION OF, STRATEGIES TO MAXIMIZE THE COLLECTION AND
4	COMPLETION OF HOUSEHOLD INCOME APPLICATION FORMS FOR NATIONAL
5	SCHOOL LUNCH PROGRAMS;
6	$(X) \ Evaluate \ the \ effectiveness \ of \ the \ advisory \ committee$
7	IN SUPPORTING THE SCHOOL FOOD AUTHORITY IN IMPROVING MEAL
8	QUALITY AND STUDENT SATISFACTION WITH THE MEALS PROVIDED BY THE
9	SCHOOL FOOD AUTHORITY; AND
10	(XI) LEARN FROM A SCHOOL FOOD AUTHORITY ABOUT THE
11	LOGISTICS OF LOCAL FOOD PROCUREMENT, MENU REQUIREMENTS, AND
12	OPERATIONAL MANAGEMENT TO SUPPORT THE ADVISORY COMMITTEE IN
13	SUGGESTING REALISTIC AND ATTAINABLE CHANGES TO SCHOOL MEALS.
14	(e) A SCHOOL FOOD AUTHORITY MAY CONTRACT WITH AN
15	EXTERNAL NONPROFIT ORGANIZATION TO CONVENE AND FACILITATE AN
16	ADVISORY COMMITTEE PURSUANT TO THIS SUBSECTION (3).
17	SECTION 7. In Colorado Revised Statutes, 22-82.9-206, amend
18	(1) as follows:
19	22-82.9-206. School meals food preparation and service
20	employees - wage increase or stipend. (1) Subject to subsection (2) of
21	this section, in addition to the amounts received pursuant to sections
22	22-82.9-204 and 22-82.9-205, a participating school food authority may
23	receive the greater of three thousand dollars or an amount equal to twelve
24	cents multiplied by the number of school lunches that qualify as eligible
25	meals that the participating school food authority provided in the previous
26	budget year AN AMOUNT DESCRIBED IN SECTION 22-82.9-211 (3), so long
27	as the participating school food authority uses one hundred percent of the

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1	amount received pursuant to this section to increase wages or provide
2	stipends for individuals whom the participating school food authority
3	employs to directly prepare and serve food for school meals. To receive
4	the amount described in this section, a participating school food authority
5	must submit documentation to the department as required by rules of the
6	state board to demonstrate that the increase in wages or provision of
7	stipends using the amount received pursuant to this section is
8	implemented for the budget year in which the amount is received.
9	SECTION 8. In Colorado Revised Statutes, 22-82.9-207, amend
10	(2)(b) as follows:
11	22-82.9-207. Local school food purchasing technical assistance
12	and education grant program - created - report. (2) Subject to
13	available appropriations, the nonprofit organization may award grants for:
14	(b) Education, outreach, and promotion for:
15	(I) Schools to engage families and communities on the benefits of
16	farm-to-school and ways to support farm-to-school; and
17	(II) Grower associations and growers to communicate to schools
18	and school communities about the multiple benefits of purchasing local
19	products; AND
20	(III) OTHER ACTIVITIES THAT SUPPORT THE DEVELOPMENT AND
21	USE OF LOCALLY PRODUCED PRODUCTS IN MEALS SERVED AT SCHOOL.
22	SECTION 9. In Colorado Revised Statutes, 22-82.9-208, amend
23	(1)(a)(II) as follows:
24	22-82.9-208. Report - audit. (1) (a) On or before December 1,
25	2024, and on or before December 1 every two years thereafter, the
26	department shall prepare a report concerning the implementation of
27	section 22-82.9-204 and sections 22-82.9-205, 22-82.9-206, and

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1	22-82.9-207, to the extent those sections are in effect as provided in
2	section 22-82.9-204 (4)(b). At a minimum, the report must describe:
3	(II) The effect of the use of local food purchasing grants on the
4	amount QUANTITY of Colorado grown, raised, or processed products
5	purchased by participating school food authorities, THE COST OF THESE
6	PURCHASES, and include a compilation of the information reported by
7	participating school food authorities pursuant to section 22-82.9-205
8	(1)(b);
9	SECTION 10. In Colorado Revised Statutes, 22-82.9-211,
10	amend (1)(b), (2), (3)(a) introductory portion, (3)(b), (4)(a), (4)(b), and
11	(5); repeal (1)(a) and (7); and add (1)(a.5), (1)(c), (1)(d), (3)(a.5), (3)(c)
12	(3)(d), (3)(e), (3)(f), (3)(g), (3)(h), and (4.5) as follows:
13	22-82.9-211. Healthy school meals for all program cash fund
14	- creation - uses - reporting requirements - legislative declaration -
15	definitions. (1) As used in this section, unless the context otherwise
16	requires:
17	(a) "Cash fund" means the healthy school meals for all program
18	cash fund created in this section.
19	(a.5) "ACCOUNT" MEANS THE HEALTHY SCHOOL MEALS FOR ALI
20	PROGRAM FUND ACCOUNT CREATED IN SUBSECTION (2)(b) OF THIS
21	SECTION.
22	(b) "Healthy school meals for all program revenue" means:
23	(I) FOR TAX YEARS COMMENCING BEFORE JANUARY 1, 2026, the
24	revenue generated by the addition to federal taxable income in section
25	39-22-104 (3)(p.5), which revenue is a voter approved revenue change
26	AND
27	(II) FOR TAX YEARS COMMENCING ON OR AFTER JANUARY 1, 2026.

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THE REVENUE GENERATED BY THE ADDITION TO FEDERAL TAXABLE INCOME IN SECTION 39-22-104 (3)(p.7), WHICH REVENUE IS A VOTER APPROVED REVENUE CHANGE.

- (c) "RESERVE" MEANS, AS CERTIFIED BY LEGISLATIVE COUNCIL, IN CONSULTATION WITH THE DEPARTMENT, AND BASED ON THE RELEVANT PROJECTIONS IN THE MARCH ECONOMIC AND REVENUE FORECAST PREPARED BY LEGISLATIVE COUNCIL STAFF, A PERCENTAGE EQUAL TO THE ESTIMATED AMOUNT IN THE FUND FOR A FISCAL YEAR MINUS THE ESTIMATED AMOUNT OF MONEY EXPENDED BY THE DEPARTMENT FOR THE PURPOSES DESCRIBED IN SUBSECTIONS (3)(a) AND (3)(a.5) OF THIS SECTION DIVIDED BY THE ESTIMATED AMOUNT EXPENDED BY THE DEPARTMENT FOR THE PURPOSE DESCRIBED IN SUBSECTION (3)(a)(I) OF THIS SECTION.
- (d) "State education fund healthy school meals for all revenue" means the amount of additional tax revenue deposited in the state education fund as a result of limiting, for income tax years commencing on or afer January 1, 2026, the amount of deductions that taxpayers who claim itemized deductions as defined in section 63 (d) of the internal revenue code or the standard deduction as defined in section 63 (c) of the internal revenue code and who have a federal adjusted gross income in the income tax year equal to or greater than three hundred thousand dollars may claim to the following:
- (I) FOR A TAXPAYER WHO FILES A SINGLE RETURN, THE AMOUNT BY WHICH THE ITEMIZED DEDUCTIONS DEDUCTED FROM GROSS INCOME UNDER SECTION 63 (a) OF THE INTERNAL REVENUE CODE EXCEED, OR THE STANDARD DEDUCTION DEDUCTED FROM GROSS INCOME UNDER SECTION 63 (c) OF THE INTERNAL REVENUE CODE EXCEEDS ONE THOUSAND

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1	DOLLARS, RATHER THAN TWELVE THOUSAND DOLLARS; AND
2	(II) FOR TAXPAYERS WHO FILE A JOINT RETURN, THE AMOUNT BY
3	WHICH THE ITEMIZED DEDUCTIONS DEDUCTED FROM GROSS INCOME UNDER
4	SECTION 63 (a) OF THE INTERNAL REVENUE CODE EXCEED, OR THE
5	STANDARD DEDUCTION DEDUCTED FROM GROSS INCOME UNDER SECTION
6	63 (c) of the internal revenue code exceeds, two thousand
7	DOLLARS, RATHER THAN SIXTEEN THOUSAND DOLLARS.
8	(2) (a) The healthy school meals for all program eash fund is
9	created in the state treasury. The cash fund consists of healthy school
10	meals for all program revenue deposited in the cash fund in accordance
11	with subsection (4)(a) of this section AND ANY OTHER MONEY THAT THE
12	GENERAL ASSEMBLY MAY APPROPRIATE OR TRANSFER TO THE FUND. The
13	state treasurer shall credit all interest and income derived from the deposit
14	and investment of money in the cash fund to the cash fund.
15	(b) THE HEALTHY SCHOOL MEALS FOR ALL PROGRAM FUND
16	ACCOUNT IS CREATED IN THE FUND. THE ACCOUNT CONSISTS OF MONEY
17	TRANSFERRED BY THE TREASURER FROM THE STATE EDUCATION FUND IN
18	ACCORDANCE WITH SUBSECTION (4.5) OF THIS SECTION AND ANY OTHER
19	MONEY THAT THE GENERAL ASSEMBLY MAY APPROPRIATE OR TRANSFER
20	TO THE FUND. THE STATE TREASURER SHALL CREDIT ALL INTEREST AND
21	INCOME DERIVED FROM THE DEPOSIT AND INVESTMENT OF MONEY IN THE
22	ACCOUNT TO THE ACCOUNT.
23	(3) (a) Subject to annual appropriation by the general assembly,
24	the department may expend money from the cash fund THAT IS NOT IN THE
25	ACCOUNT for the following purposes:
26	(a.5) (I) SUBJECT TO ANNUAL APPROPRIATION BY THE GENERAL

ASSEMBLY, THE DEPARTMENT MAY EXPEND MONEY FROM THE ACCOUNT

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1	FOR THE FOLLOWING PURPOSES:
2	(A) AWARDING LOCAL FOOD PURCHASING GRANTS PURSUANT TO
3	SECTIONS 22-82.9-205 AND 22-82.9-302;
4	(B) DISTRIBUTING MONEY TO A PARTICIPATING SCHOOL FOOD
5	AUTHORITY TO INCREASE WAGES OR PROVIDE STIPENDS FOR INDIVIDUALS
6	WHOM THE PARTICIPATING SCHOOL FOOD AUTHORITY EMPLOYS TO
7	DIRECTLY PREPARE AND SERVE FOOD FOR SCHOOL MEALS PURSUANT TO
8	SECTION 22-82.9-206 (1);
9	(C) AWARDING LOCAL SCHOOL FOOD PURCHASING TECHNICAL
10	ASSISTANCE AND EDUCATION GRANTS PURSUANT TO SECTIONS
11	22-82.9-207 AND 22-82.9-303; AND
12	(D) THE DIRECT AND INDIRECT COSTS OF ADMINISTERING THE
13	PROGRAMS DESCRIBED IN THIS SUBSECTION (3)(a.5), SO LONG AS THESE
14	COSTS DO NOT EXCEED ONE AND ONE-HALF PERCENT OF THE TOTAL
15	AMOUNT THE GENERAL ASSEMBLY ANNUALLY APPROPRIATES IN THE SAME
16	FISCAL YEAR FOR THE OTHER PURPOSES DESCRIBED IN SUBSECTION (3)(a)
17	OF THIS SECTION AND THIS SUBSECTION $(3)(a.5)$.
18	(II) THE DEPARTMENT SHALL, AS PRACTICABLE, EXPEND ALL OF
19	THE ESTIMATED AMOUNT OF MONEY IN THE ACCOUNT FOR THE PURPOSES
20	DESCRIBED IN THIS SUBSECTION (3)(a.5) AND IN ACCORDANCE WITH THE
21	DISTRIBUTION METHODS ESTABLISHED IN SUBSECTIONS (3)(c) THROUGH
22	(3)(h) OF THIS SECTION.
23	(b) Money in the cash fund shall not be used for the purposes
24	described in subsections (3)(a)(II), (3)(a)(III), and (3)(a)(IV) of this
25	section if the sum of the annual tax year revenue recorded in the eash
26	fund and the balance in the cash fund, as calculated pursuant to
27	subsection (4) of this section, is less than, or is anticipated to be less than,

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the annual expenditure anticipated to be required for the purposes described in subsections (3)(a)(I) and (3)(a)(V) of this section.

- (c) NOTWITHSTANDING SUBSECTION (3)(b) OF THIS SECTION, IF THE DEPARTMENT EXPENDING MONEY FROM THE FUND AS FOLLOWS WOULD RESULT IN THE RESERVE EQUALING AN AMOUNT LESS THAN TEN PERCENT, THEN THE DEPARTMENT SHALL EXPEND MONEY FROM THE ACCOUNT AS FOLLOWS:
- (I) AWARDING LOCAL SCHOOL FOOD PURCHASING GRANTS PURSUANT TO SECTION 22-82.9-302 IN AMOUNTS DETERMINED BY THE DEPARTMENT THAT, IN COMBINATION WITH THE EXPENDITURES FROM THE ACCOUNT DESCRIBED IN SUBSECTIONS (3)(c)(II) AND (3)(c)(III) OF THIS SECTION, RESULT IN EXPENDING ALL OF THE ESTIMATED AMOUNT IN THE ACCOUNT;
 - (II) DISTRIBUTING THE GREATER OF THREE THOUSAND DOLLARS OR AN AMOUNT EQUAL TO SIX CENTS MULTIPLIED BY THE NUMBER OF SCHOOL LUNCHES THAT QUALIFIED AS ELIGIBLE MEALS THAT THE PARTICIPATING SCHOOL FOOD AUTHORITY PROVIDED IN THE SCHOOL YEAR TWO SCHOOL YEARS PRIOR TO A PARTICIPATING SCHOOL FOOD AUTHORITY TO INCREASE WAGES OR PROVIDE STIPENDS FOR INDIVIDUALS WHOM THE PARTICIPATING SCHOOL FOOD AUTHORITY EMPLOYS TO DIRECTLY PREPARE AND SERVE FOOD FOR SCHOOL MEALS PURSUANT TO SECTION 22-82.9-206 (1); AND
 - (III) AWARDING TWO HUNDRED FIFTY THOUSAND DOLLARS IN LOCAL SCHOOL FOOD PURCHASING TECHNICAL ASSISTANCE AND EDUCATION GRANTS PURSUANT TO SECTION 22-82.9-303.
 - (d) If the department expending money from the fund as follows would result in the reserve being equal to or greater than ten percent and less than twenty-five percent, then the

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1	DEPARTMENT SHALL EXPEND MONEY FROM THE FUND, INCLUDING MONEY
2	IN THE ACCOUNT IN ACCORDANCE WITH SUBSECTION (3)(a.5)(II) OF THIS
3	SECTION, AS FOLLOWS:
4	(I) AWARDING LOCAL FOOD PURCHASING GRANTS PURSUANT TO
5	SECTION 22-82.9-205 IN AN AMOUNT EQUAL TO THE GREATER OF FIVE
6	THOUSAND DOLLARS OR AN AMOUNT, AS DETERMINED BY THE
7	DEPARTMENT, EQUAL TO OR GREATER THAN TEN AND EQUAL TO OR LESS
8	THAN TWELVE AND ONE-HALF CENTS MULTIPLIED BY THE NUMBER OF
9	LUNCHES THAT QUALIFIED AS AN ELIGIBLE MEAL THAT THE PARTICIPATING
10	SCHOOL FOOD AUTHORITY SERVED TO STUDENTS IN THE SCHOOL YEAR
11	TWO SCHOOL YEARS PRIOR;
12	$(II)\ DISTRIBUTING \ THE\ GREATER\ OF\ THREE\ THOUSAND\ DOLLARS\ OR$
13	AN AMOUNT EQUAL TO SIX CENTS MULTIPLIED BY THE NUMBER OF SCHOOL
14	LUNCHES THAT QUALIFIED AS ELIGIBLE MEALS THAT THE PARTICIPATING
15	SCHOOL FOOD AUTHORITY PROVIDED IN THE SCHOOL YEAR TWO SCHOOL
16	YEARS PRIOR TO A PARTICIPATING SCHOOL FOOD AUTHORITY TO INCREASE
17	WAGES OR PROVIDE STIPENDS FOR INDIVIDUALS WHOM THE PARTICIPATING
18	SCHOOL FOOD AUTHORITY EMPLOYS TO DIRECTLY PREPARE AND SERVE
19	FOOD FOR SCHOOL MEALS PURSUANT TO SECTION 22-82.9-206 (1) ; AND
20	(III) AWARDING TWO MILLION FIVE HUNDRED THOUSAND DOLLARS
21	IN LOCAL SCHOOL FOOD PURCHASING TECHNICAL ASSISTANCE AND
22	EDUCATION GRANTS PURSUANT TO SECTION 22-82.9-207.
23	(e) If the department expending money from the fund as
24	FOLLOWS WOULD RESULT IN THE RESERVE EQUALING AN AMOUNT EQUAL
25	TO OR GREATER THAN TWENTY-FIVE PERCENT AND LESS THAN FORTY
26	PERCENT, THEN THE DEPARTMENT SHALL EXPEND MONEY FROM THE FUND

INCLUDING MONEY IN THE ACCOUNT IN ACCORDANCE WITH SUBSECTION

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(3)(a.5)(II) OF THIS SECTION, AS FOLLOWS:
(I) AWARDING LOCAL FOOD PURCHASING GRANTS PURSUANT TO
SECTION 22-82.9-205 IN AN AMOUNT EQUAL TO THE GREATER OF FIVE
THOUSAND DOLLARS OR AN AMOUNT, AS DETERMINED BY THE
DEPARTMENT, EQUAL TO OR GREATER THAN SIXTEEN AND LESS THAN OR
EQUAL TO EIGHTEEN AND THREE-QUARTERS CENTS MULTIPLIED BY THE
NUMBER OF LUNCHES THAT QUALIFIED AS AN ELIGIBLE MEAL THAT THE
PARTICIPATING SCHOOL FOOD AUTHORITY SERVED TO STUDENTS IN THE
SCHOOL YEAR TWO SCHOOL YEARS PRIOR;
(II) DISTRIBUTING THE GREATER OF THREE THOUSAND DOLLARS OR
AN AMOUNT EQUAL TO NINE CENTS MULTIPLIED BY THE NUMBER OF
SCHOOL LUNCHES THAT QUALIFIED AS ELIGIBLE MEALS THAT THE
PARTICIPATING SCHOOL FOOD AUTHORITY PROVIDED IN THE SCHOOL YEAR
TWO SCHOOL YEARS PRIOR TO A PARTICIPATING SCHOOL FOOD AUTHORITY
TO INCREASE WAGES OR PROVIDE STIPENDS FOR INDIVIDUALS WHOM THE
PARTICIPATING SCHOOL FOOD AUTHORITY EMPLOYS TO DIRECTLY PREPARE
AND SERVE FOOD FOR SCHOOL MEALS PURSUANT TO SECTION 22-82.9-206
(1); AND
(III) AWARDING THREE MILLION SEVEN HUNDRED FIFTY THOUSAND
DOLLARS IN LOCAL SCHOOL FOOD PURCHASING TECHNICAL ASSISTANCE
AND EDUCATION GRANTS PURSUANT TO SECTION 22-82.9-207.
(f) IF THE DEPARTMENT EXPENDING MONEY FROM THE FUND AS
FOLLOWS WOULD RESULT IN THE RESERVE EQUALING AN AMOUNT EQUAL
TO OR GREATER THAN FORTY PERCENT AND, FOR STATE FISCAL YEARS
$\hbox{commencing on or after July 1,2029, less than fifty percent, then}\\$

THE DEPARTMENT SHALL EXPEND MONEY FROM THE FUND, INCLUDING

Money in the account in accordance with subsection (3)(a.5)(II)

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1	OF THIS SECTION, AS FOLLOWS:
2	(I) AWARDING LOCAL FOOD PURCHASING GRANTS PURSUANT TO
3	SECTION 22-82.9-205 IN AN AMOUNT EQUAL TO THE GREATER OF FIVE
4	THOUSAND DOLLARS OR AN AMOUNT EQUAL TO TWENTY-FIVE CENTS
5	MULTIPLIED BY THE NUMBER OF LUNCHES THAT QUALIFIED AS AN ELIGIBLE
6	MEAL THAT THE PARTICIPATING SCHOOL FOOD AUTHORITY SERVED TO
7	STUDENTS IN THE SCHOOL YEAR TWO SCHOOL YEARS PRIOR;
8	(II) DISTRIBUTING THE GREATER OF THREE THOUSAND DOLLARS OR
9	AN AMOUNT EQUAL TO TWELVE CENTS MULTIPLIED BY THE NUMBER OF
10	SCHOOL LUNCHES THAT QUALIFIED AS ELIGIBLE MEALS THAT THE
11	PARTICIPATING SCHOOL FOOD AUTHORITY PROVIDED IN THE SCHOOL YEAR
12	TWO SCHOOL YEARS PRIOR TO A PARTICIPATING SCHOOL FOOD AUTHORITY
13	TO INCREASE WAGES OR PROVIDE STIPENDS FOR INDIVIDUALS WHOM THE
14	PARTICIPATING SCHOOL FOOD AUTHORITY EMPLOYS TO DIRECTLY PREPARE
15	AND SERVE FOOD FOR SCHOOL MEALS PURSUANT TO SECTION 22-82.9-206
16	(1); AND
17	(III) AWARDING FIVE MILLION DOLLARS IN LOCAL SCHOOL FOOD
18	PURCHASING TECHNICAL ASSISTANCE AND EDUCATION GRANTS PURSUANT
19	TO SECTION 22-82.9-207.
20	(g) For fiscal years commencing on or after July 1, 2029,
21	IF THE DEPARTMENT DETERMINES THAT DOING SO WOULD RESULT IN THE
22	RESERVE EQUALING FIFTY PERCENT OR MORE, THEN THE DEPARTMENT
23	SHALL EXPEND MONEY FROM THE FUND, INCLUDING MONEY IN THE

BY INCREASING THE AMOUNTS AWARDED AND DISTRIBUTED FROM THE FUND TO AMOUNTS GREATER THAN THOSE DESCRIBED IN SUBSECTION (3)(f) OF THIS SECTION.

SHALL EXPEND MONEY FROM THE FUND, INCLUDING MONEY IN THE

ACCOUNT IN ACCORDANCE WITH SUBSECTION (3)(a.5)(II) OF THIS SECTION,

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1	(h) (I) Notwithstanding subsections (3)(d) through (3)(f) of
2	THIS SECTION, THE DEPARTMENT SHALL NOT REDUCE FROM ONE STATE
3	FISCAL YEAR TO THE NEXT THE AMOUNT MULTIPLIED BY THE NUMBER OF
4	LUNCHES THAT QUALIFY AS ELIGIBLE MEALS OR THE DOLLAR AMOUNT
5	ALTERNATIVE USED TO CALCULATE THE AMOUNT THE DEPARTMENT
6	AWARDS FOR THE PURPOSES DESCRIBED IN SUBSECTION (3)(a)(II),
7	(3)(a)(III), (3)(a.5)(I)(A), and (3)(a.5)(I)(B) of this section or the
8	TOTAL AMOUNT THE DEPARTMENT AWARDS FOR THE PURPOSE DESCRIBED
9	IN SUBSECTION $(3)(a)(IV)$ AND $(3)(a.5)(I)(C)$ OF THIS SECTION. THIS
10	Subsection (3)(h)(I) does not apply in a fiscal year when the
11	DEPARTMENT EXPENDS MONEY FROM THE FUND, INCLUDING MONEY IN THE
12	ACCOUNT, PURSUANT TO SUBSECTIONS $(3)(c)$ AND $(3)(g)$ OF THIS SECTION.
13	(II) Notwithstanding subsections (3)(c) and (3)(h)(I) of this
14	SECTION, IF, OVER THREE FISCAL YEARS, THE PERCENTAGE OF THE
15	RESERVE DECREASES BY TEN PERCENTAGE POINTS FROM THE FIRST TO THE
16	THIRD FISCAL YEAR, THE RESERVE IS EQUAL TO FORTY PERCENT OR LESS
17	IN BOTH THE SECOND AND THIRD FISCAL YEAR, AND THE PERCENTAGE OF
18	THE RESERVE DECREASES IN BOTH THE SECOND AND THIRD FISCAL YEAR,
19	FOR THE THIRD FISCAL YEAR:
20	(A) If the department would otherwise expend money from
21	THE FUND IN THE AMOUNTS DESCRIBED IN SUBSECTION (3)(f) OF THIS
22	SECTION, THE DEPARTMENT SHALL INSTEAD EXPEND MONEY FROM THE
23	FUND IN THE AMOUNTS DESCRIBED IN SUBSECTION (3)(e) OF THIS SECTION;
24	(B) IF THE DEPARTMENT WOULD OTHERWISE EXPEND MONEY FROM
25	THE FUND IN THE AMOUNTS DESCRIBED IN SUBSECTION (3)(e) OF THIS
26	SECTION, EXCEPT FOR WHEN DOING SO PURSUANT TO THIS SUBSECTION
27	(3)(h)(II), THE DEPARTMENT SHALL INSTEAD EXPEND MONEY FROM THE

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1	FUND IN THE AMOUNTS DESCRIBED IN SUBSECTION (3)(d) OF THIS SECTION;
2	AND
3	(C) IF THE DEPARTMENT WOULD OTHERWISE EXPEND MONEY FROM
4	THE FUND IN THE AMOUNTS DESCRIBED IN SUBSECTION (3)(d) OF THIS
5	SECTION, EXCEPT FOR WHEN DOING SO PURSUANT TO THIS SUBSECTION
6	(3)(h)(II), THE DEPARTMENT SHALL INSTEAD EXPEND MONEY FROM THE
7	FUND IN THE AMOUNTS DESCRIBED IN SUBSECTION (3)(c) OF THIS SECTION.
8	(4) (a) The department of revenue shall, on a monthly basis,
9	record revenues and deposit money in the eash fund in a manner that is
10	aligned with exempt revenues determined pursuant to subsection (4)(b)
11	of this section.
12	(b) The department of revenue shall, on a monthly basis, report
13	the amount of healthy school meals for all program revenue identified
14	from tax returns to the office of state planning and budgeting and the
15	legislative council staff. The office of state planning and budgeting shall
16	calculate the amount of healthy school meals for all program revenue both
17	projected to be received and actually received by the department of
18	revenue based on income tax return data and other relevant factors. The
19	office of state planning and budgeting shall also identify, in collaboration
20	with the department of revenue, the revenue to be recorded and deposited
21	on a monthly basis by the department of revenue in the cash fund
22	pursuant to subsection (4)(a) of this section, and the total revenue to be
23	recorded and deposited by the department of revenue in the cash fund for
24	the fiscal year.
25	(4.5) (a) On July 1, 2026, and each July 1 thereafter, the
26	STATE TREASURER SHALL TRANSFER AN AMOUNT FROM THE STATE
27	EDUCATION FUND TO THE ACCOUNT EQUAL TO THE AMOUNT REPORTED BY

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1	THE OFFICE OF STATE PLANNING AND BUDGETING PURSUANT TO
2	SUBSECTION $(4.5)(b)$ OF THIS SECTION.
3	(b) Before July 1, 2026, and before each July 1 thereafter
4	THE OFFICE OF STATE PLANNING AND BUDGETING SHALL, IN
5	COLLABORATION WITH THE DEPARTMENT OF REVENUE, PREPARE AN
6	ESTIMATE OF THE AMOUNT OF STATE EDUCATION FUND HEALTHY SCHOOL
7	MEALS FOR ALL REVENUE FOR THE FOLLOWING FISCAL YEAR AND REPORT
8	THAT ESTIMATE TO THE STATE TREASURER.
9	(c) (I) On July 1, 2026, in addition to the amount described
10	IN SUBSECTION $(4.5)(a)$ OF THIS SECTION, THE STATE TREASURER SHALL
11	TRANSFER AN AMOUNT FROM THE STATE EDUCATION FUND TO THE FUND
12	EQUAL TO THE AMOUNT REPORTED BY THE OFFICE OF STATE PLANNING
13	AND BUDGETING PURSUANT TO SUBSECTION $(4.5)(c)(II)$ of this section
14	(II) BEFORE JULY 1, 2026, THE OFFICE OF STATE PLANNING AND
15	BUDGETING SHALL, IN COLLABORATION WITH THE DEPARTMENT OF
16	REVENUE, PREPARE AN ESTIMATE OF THE AMOUNT OF STATE EDUCATION
17	FUND HEALTHY SCHOOL MEALS FOR ALL REVENUE FOR THE IMMEDIATELY
18	PRECEDING FISCAL YEAR AND REPORT THAT ESTIMATE TO THE STATE
19	TREASURER.
20	(d) THE GENERAL ASSEMBLY FINDS AND DECLARES THAT FOR
21	PURPOSES OF SECTION 17 OF ARTICLE IX OF THE STATE CONSTITUTION
22	HEALTHY SCHOOL MEALS ARE AN ESSENTIAL COMPONENT TO STUDENT
23	LEARNING. THE PROGRAMS DESCRIBED IN SUBSECTION (3)(a.5) OF THIS
24	SECTION ARE AN IMPORTANT COMPONENT OF AN ACCOUNTABLE PROGRAM
25	TO MEET STATE ACADEMIC STANDARDS, AND MAY THEREFORE RECEIVE
26	MONEY FROM THE STATE EDUCATION FUND CREATED IN SECTION 17 (4) OF
27	ARTICLE IX OF THE STATE CONSTITUTION.

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1	(5) If the department determines that there is an insufficient
2	amount of money in the eash fund, EXCLUDING THE MONEY IN THE
3	ACCOUNT, to provide for an expenditure authorized by the annual
4	appropriation from the eash fund for the purposes described in subsection
5	(3)(a)(I) of this section, the department may make the expenditure from
6	the general fund.
7	(7) On July 1, 2024, the state treasurer shall transfer the balance
8	from the healthy school meals for all program general fund exempt
9	account defined in section 22-82.9-210 to the cash fund pursuant to
10	section 22-82.9-210 (8).
11	SECTION 11. In Colorado Revised Statutes, 22-82.9-211,
12	amend (3)(a)(IV), (3)(a)(V), and (3)(b); and add (3)(a)(VI) and (5.5) as
13	follows:
14	22-82.9-211. Healthy school meals for all program cash fund
15	- creation - uses - reporting requirements - definitions. (3) (a) Subject
16	to annual appropriation by the general assembly, the department may
17	expend money from the cash fund for the following purposes:
18	(IV) Awarding local school food purchasing technical assistance
19	and education grants pursuant to section 22-82.9-207; and
20	(V) The direct and indirect costs of administering the programs
21	described in this subsection (3)(a), so long as these costs do not exceed
22	one and five-tenths percent of the total amount the general assembly
23	annually appropriates in the same fiscal year for the other purposes
24	described in this subsection (3)(a); AND
25	(VI) PROVIDING REIMBURSEMENTS PURSUANT TO THE LOCAL
26	SCHOOL FOOD PURCHASING PROGRAM CREATED IN SECTION 22-82.9-302
27	AND GRANT AWARDS PURSUANT TO THE LOCAL SCHOOL FOOD PURCHASING

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1	TECHNICAL ASSISTANCE AND EDUCATION ASSISTANCE GRANT PROGRAM
2	CREATED IN SECTION 22-82.9-303.
3	(b) Money in the cash fund shall not be used for the purposes
4	described in subsections (3)(a)(II), (3)(a)(III), and (3)(a)(IV), of this
5	section if the sum of the annual tax year revenue recorded in the cash
6	fund and the balance in the cash fund, as calculated pursuant to
7	subsection (4) of this section, is less than, or is anticipated to be less than,
8	the annual expenditure anticipated to be required for the purposes
9	described in subsections (3)(a)(I), and (3)(a)(V), AND (3)(a)(VI) of this
10	section.
11	(5.5) The department shall, subject to annual
12	APPROPRIATION, ANNUALLY EXPEND ONE MILLION DOLLARS FROM THE
13	CASH FUND FOR THE PURPOSE DESCRIBED IN SUBSECTION (3)(a)(VI) OF
14	THIS SECTION.
15	SECTION 12. In Colorado Revised Statutes, 22-82.9-302,
16	amend (2)(b)(I), (2)(b)(II)(D), and (2)(c) as follows:
17	22-82.9-302. Local school food purchasing program - creation
18	- rules. (2) (b) (I) The department shall select participating providers that
19	served fewer than two million one hundred fifty thousand school lunches
20	in the 2023-24 school year TWO YEARS PRIOR TO THE SCHOOL YEAR FOR
21	WHICH THE PARTICIPATING PROVIDER IS APPLYING FOR REIMBURSEMENT
22	PURSUANT TO THIS SECTION. The department shall create a form for
23	participating providers to track and report the Colorado grown, raised, or
24	processed products purchased.
25	(II) The department shall give preference to applicants that:
26	(D) Served fewer than one million two hundred fifty thousand
27	school lunches in the 2023-24 school year count TWO YEARS PRIOR TO THE

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1	SCHOOL YEAR FOR WHICH THE PARTICIPATING PROVIDER IS APPLYING FOR
2	REIMBURSEMENT PURSUANT TO THIS SECTION; and
3	(c) On or before August 1 of the year following the participating
4	provider's application, the participating provider shall track and report to
5	the department for the school year in which it applied, and for the
6	2023-24 school year TWO YEARS PRIOR TO THE SCHOOL YEAR FOR WHICH
7	THE PARTICIPATING PROVIDER IS APPLYING FOR REIMBURSEMENT
8	PURSUANT TO THIS SECTION, the total amount of Colorado grown, raised,
9	or processed products it purchased for student meals and the total number
10	of lunches that it provided to students.
11	SECTION 13. In Colorado Revised Statutes, 22-82.9-302,
12	amend (2)(b)(I), (2)(b)(II)(D), and (2)(c); and add (2)(b)(I.5) and (3.5)
13	as follows:
14	22-82.9-302. Local school food purchasing program - creation
15	- rules. (2) (b) (I) The department shall select participating providers that
16	served fewer than two million one hundred fifty thousand A NUMBER OF
17	school lunches DETERMINED BY THE DEPARTMENT PURSUANT TO
18	SUBSECTION (2)(b)(I.5) OF THIS SECTION in the $\frac{2023-24}{5}$ school year TWO
19	YEARS PRIOR TO THE SCHOOL YEAR FOR WHICH THE PARTICIPATING
20	PROVIDER IS APPLYING FOR REIMBURSEMENT PURSUANT TO THIS SECTION.
21	The department shall create a form for participating providers to track and
22	report the Colorado grown, raised, or processed products purchased.
23	(I.5) THE DEPARTMENT SHALL ONLY SELECT PARTICIPATING
24	PROVIDERS THAT SERVED FEWER THAN TWO MILLION ONE HUNDRED FIFTY
25	THOUSAND SCHOOL LUNCHES IN THE SCHOOL YEAR TWO YEARS PRIOR TO
26	THE SCHOOL YEAR FOR WHICH A PARTICIPATING PROVIDER IS APPLYING
27	FOR REIMBURSEMENT PURSUANT TO THIS SECTION, UNLESS THE

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DEPARTMENT DETERMINES THAT IT CAN AWARD REIMBURSEMENTS TO THOSE PARTICIPATING PROVIDERS OF AT LEAST FIVE CENTS FOR EVERY SCHOOL LUNCH THAT THE PARTICIPATING PROVIDER PREPARED IN THE SCHOOL YEAR TWO YEARS PRIOR TO THE SCHOOL YEAR FOR WHICH THE PARTICIPATING PROVIDER IS APPLYING FOR REIMBURSEMENT PURSUANT TO THIS SECTION OR A MINIMUM OF ONE THOUSAND DOLLARS, WHICHEVER IS GREATER, IN WHICH CASE THE DEPARTMENT MAY SELECT ANY PARTICIPATING PROVIDER FOR REIMBURSEMENT PURSUANT TO THIS SECTION.

(II) The department shall give preference to applicants that:

- (D) Served fewer than one million two hundred fifty thousand school lunches in the 2023-24 school year count TWO YEARS PRIOR TO THE SCHOOL YEAR FOR WHICH THE PARTICIPATING PROVIDER IS APPLYING FOR REIMBURSEMENT PURSUANT TO THIS SECTION; and
- (c) On or before August 1 of the year following the participating provider's application, the participating provider shall track and report to the department for the school year in which it applied, and for the 2023-24 school year TWO YEARS PRIOR TO THE SCHOOL YEAR FOR WHICH THE PARTICIPATING PROVIDER IS APPLYING FOR REIMBURSEMENT PURSUANT TO THIS SECTION, the total amount of Colorado grown, raised, or processed products it purchased for student meals and the total number of lunches that it provided to students.
- (3.5) DURING EACH OCTOBER AFTER OCTOBER 2024 IN WHICH THE DEPARTMENT REIMBURSES PROVIDERS PARTICIPATING IN THE PURCHASING PROGRAM, THE DEPARTMENT SHALL REIMBURSE PARTICIPATING PROVIDERS IN AN AMOUNT ESTABLISHED PURSUANT TO SECTION 22-82.9-211 (3)(c)(I).

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1	SECTION 14. In Colorado Revised Statutes, 22-82.9-304,
2	amend (1) introductory portion as follows:
3	22-82.9-304. Evaluation - report. (1) On or before December 1,
4	2025, AND EACH DECEMBER 1 THEREAFTER, the department shall submit
5	a report to the education committees of the house of representatives and
6	the senate, the house of representatives agriculture, water, and natural
7	resources committee, the senate agriculture and natural resources
8	committee, or their successor committees, on the effect of the purchasing
9	program on the amount QUANTITY of Colorado grown, raised, or
10	processed products purchased by participating providers, including:
11	SECTION 15. In Colorado Revised Statutes, repeal 22-82.9-306
12	as follows:
13	22-82.9-306. Repeal of part. This part 3 is repealed, effective
14	July 1, 2026.
15	SECTION 16. In Colorado Revised Statutes, 39-22-104, amend
16	(3)(p.5)(I) introductory portion and (3)(p.5)(II); and add (3)(p.5)(III) and
17	(3)(p.7) as follows:
18	39-22-104. Income tax imposed on individuals, estates, and
19	trusts - single rate - report - tax preference performance statement
20	- legislative declaration - definitions - repeal. (3) There shall be added
21	to the federal taxable income:
22	(p.5) (I) For income tax years commencing on or after January 1,
23	2023, BUT BEFORE JANUARY 1, 2026, for taxpayers who claim itemized
24	deductions as defined in section 63 (d) of the internal revenue code or the
25	standard deduction as defined in section 63 (c) of the internal revenue
26	code and who have federal adjusted gross income in the income tax year
27	equal to or exceeding three hundred thousand dollars:

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(II) For the 2023-24 state fiscal year and state fiscal years thereafter, the general assembly shall annually appropriate an amount at least equal to the amount of revenue generated by the addition to federal taxable income described in subsection (3)(p.5)(I) of this section, calculated without regard to any temporary rate reduction pursuant to section 39-22-627, but not more than the amount required, to fully fund the direct and indirect costs of implementing the healthy school meals for all program as provided in section 22-82.9-209. The provisions of TO THE HEALTHY SCHOOL MEALS FOR ALL PROGRAM CASH FUND CREATED IN SECTION 22-82.9-211. Subsection (3)(p.5)(I) of this section constitute CONSTITUTES a voter-approved revenue change, approved by the voters at the statewide election in November of 2022, and the revenue generated by this voter-approved revenue change may be collected, retained, appropriated, and spent without subsequent voter approval, notwithstanding any other limits in the state constitution or law. The addition to federal taxable income described in subsection (3)(p.5)(I) of this section does not apply for an income tax year that commences after the healthy school meals for all program, or any successor program, is repealed. Upon repeal of the healthy school meals for all program, or any successor program, the commissioner of education shall promptly notify the executive director in writing that the program is repealed.

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- 22 (III) This subsection (3)(p.5) is repealed, effective 23 December 31, 2028.
 - (p.7) (I) FOR INCOME TAX YEARS COMMENCING ON OR AFTER JANUARY 1, 2026, FOR TAXPAYERS WHO CLAIM ITEMIZED DEDUCTIONS AS DEFINED IN SECTION 63 (d) OF THE INTERNAL REVENUE CODE OR THE STANDARD DEDUCTION AS DEFINED IN SECTION 63 (c) OF THE INTERNAL

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1	REVENUE CODE AND WHO HAVE A FEDERAL ADJUSTED GROSS INCOME IN
2	THE INCOME TAX YEAR EQUAL TO OR EXCEEDING THREE HUNDRED
3	THOUSAND DOLLARS:
4	(A) FOR A TAXPAYER WHO FILES A SINGLE RETURN, THE AMOUNT
5	BY WHICH THE ITEMIZED DEDUCTIONS DEDUCTED FROM GROSS INCOME
6	UNDER SECTION 63 (a) OF THE INTERNAL REVENUE CODE EXCEED, OR THE
7	STANDARD DEDUCTION DEDUCTED FROM GROSS INCOME UNDER SECTION
8	63 (c) OF THE INTERNAL REVENUE CODE EXCEEDS ONE THOUSAND
9	DOLLARS; AND
10	(B) FOR TAXPAYERS WHO FILE A JOINT RETURN, THE AMOUNT BY
11	WHICH THE ITEMIZED DEDUCTIONS DEDUCTED FROM GROSS INCOME UNDER
12	SECTION 63 (a) OF THE INTERNAL REVENUE CODE EXCEED, OR THE
13	STANDARD DEDUCTION DEDUCTED FROM GROSS INCOME UNDER SECTION
14	63 (c) of the internal revenue code exceeds two thousand
15	DOLLARS.
16	(II) IN ADDITION TO THE FUNDING APPROPRIATED IN SUBSECTION
17	(3)(p.5) of this section, for the 2026-27 state fiscal year and
18	EVERY STATE FISCAL YEAR THEREAFTER, THE GENERAL ASSEMBLY SHALL
19	ANNUALLY APPROPRIATE AN AMOUNT AT LEAST EQUAL TO THE AMOUNT
20	OF REVENUE GENERATED BY THE ADDITION TO FEDERAL TAXABLE INCOME
21	DESCRIBED IN THIS SUBSECTION (3)(p.7) TO THE HEALTHY SCHOOL MEALS
22	FOR ALL PROGRAM CASH FUND CREATED IN SECTION 22-82.9-211. THE
23	PROVISIONS OF THIS SUBSECTION (3)(p.7) CONSTITUTE A VOTER-APPROVED
24	REVENUE CHANGE, APPROVED BY THE VOTERS AT THE STATEWIDE
25	ELECTION IN NOVEMBER 2025, AND THE REVENUE GENERATED BY THIS
26	VOTER-APPROVED REVENUE CHANGE MAY BE COLLECTED, RETAINED
27	APPROPRIATED, AND SPENT WITHOUT SUBSEQUENT VOTER APPROVAL.

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1	NOTWITHSTANDING ANY OTHER LIMITS IN THE STATE CONSTITUTION OR
2	LAW. THE ADDITION TO FEDERAL TAXABLE INCOME DESCRIBED IN THIS
3	SUBSECTION (3)(p.7) DOES NOT APPLY FOR AN INCOME TAX YEAR THAT
4	COMMENCES AFTER THE HEALTHY SCHOOL MEALS FOR ALL PROGRAM, OR
5	ANY SUCCESSOR PROGRAM, IS REPEALED. UPON REPEAL OF THE HEALTHY
6	SCHOOL MEALS FOR ALL PROGRAM, OR ANY SUCCESSOR PROGRAM, THE
7	COMMISSIONER OF EDUCATION SHALL PROMPTLY NOTIFY THE EXECUTIVE
8	DIRECTOR IN WRITING THAT THE PROGRAM IS REPEALED.
9	SECTION 17. In Colorado Revised Statutes, 39-22-104, amend
10	(3)(p.5)(I) introductory portion and $(3)(p.5)(II)$; and add $(3)(p.5)(I.5)$ as
11	follows:
12	39-22-104. Income tax imposed on individuals, estates, and
13	trusts - single rate - report - tax preference performance statement
14	- legislative declaration - definitions - repeal. (3) There shall be added
15	to the federal taxable income:
16	(p.5) (I) For income tax years commencing on or after January 1,
17	2023, BUT BEFORE JANUARY 1, 2026, for taxpayers who claim itemized
18	deductions as defined in section 63 (d) of the internal revenue code or the
19	standard deduction as defined in section 63 (c) of the internal revenue
20	code and who have federal adjusted gross income in the income tax year
21	equal to or exceeding three hundred thousand dollars:
22	(I.5) FOR INCOME TAX YEARS COMMENCING ON OR AFTER
23	January 1, 2026, for taxpayers who claim itemized deductions as
24	DEFINED IN SECTION 63 (d) OF THE INTERNAL REVENUE CODE OR THE
25	STANDARD DEDUCTION AS DEFINED IN SECTION 63 (c) OF THE INTERNAL
26	REVENUE CODE AND WHO HAVE A FEDERAL ADJUSTED GROSS INCOME IN
27	THE INCOME TAX YEAR EQUAL TO OR EXCEEDING THREE HUNDRED

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THOUSAND DOLLARS:

1

2	(A) FOR A TAXPAYER WHO FILES A SINGLE RETURN, THE AMOUNT
3	BY WHICH THE ITEMIZED DEDUCTIONS DEDUCTED FROM GROSS INCOME
4	UNDER SECTION 63 (a) OF THE INTERNAL REVENUE CODE EXCEED, OR THE
5	STANDARD DEDUCTION DEDUCTED FROM GROSS INCOME UNDER SECTION
6	63 (c) OF THE INTERNAL REVENUE CODE EXCEEDS, AN AMOUNT THAT IS
7	GREATER THAN TWELVE THOUSAND DOLLARS, IS THREE-QUARTERS OF THE
8	AMOUNT DESCRIBED IN SUBSECTION (3)(p.5)(I.5)(B) OF THIS SECTION, AND
9	THAT THE DEPARTMENT OF REVENUE DETERMINES THAT, IN COMBINATION
10	WITH THE AMOUNT DESCRIBED IN SUBSECTION $(3)(p.5)(I.5)(B)$ of this
11	SECTION, HAD IT BEEN USED INSTEAD OF THE ADDITION TO FEDERAL
12	Taxable income required by subsection $(3)(p.5)(I)$ of this section,
13	WOULD HAVE REDUCED THE AMOUNT OF ADDITIONAL STATE INCOME TAX
14	REVENUE FOR THE $2023-24$ STATE FISCAL YEAR GENERATED BY THAT
15	ADDITION TO ONE HUNDRED MILLION SEVEN HUNDRED TWENTY-SEVEN
16	THOUSAND EIGHT HUNDRED TWENTY DOLLARS; AND
17	(B) FOR TAXPAYERS WHO FILE A JOINT RETURN, THE AMOUNT BY
18	WHICH THE ITEMIZED DEDUCTIONS DEDUCTED FROM GROSS INCOME UNDER
19	SECTION 63 (a) OF THE INTERNAL REVENUE CODE EXCEED, OR THE
20	STANDARD DEDUCTION DEDUCTED FROM GROSS INCOME UNDER SECTION
21	63 (c) of the internal revenue code exceeds, an amount that is
22	GREATER THAN SIXTEEN THOUSAND DOLLARS, IS ONE-THIRD GREATER
23	THAN THE AMOUNT DESCRIBED IN SUBSECTION $(3)(p.5)(I.5)(A)$ of this
24	SECTION, AND THAT THE DEPARTMENT OF REVENUE DETERMINES THAT, IN
25	COMBINATION WITH THE AMOUNT DESCRIBED IN SUBSECTION
26	(3)(p.5)(I.5)(A) of this section, had it been used instead of the
27	ADDITION TO FEDERAL TAXABLE INCOME REQUIRED BY SUBSECTION

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1	(3)(p.3)(1) OF THIS SECTION, WOULD HAVE REDUCED THE AMOUNT OF
2	ADDITIONAL STATE INCOME TAX REVENUE FOR THE $2023-24\text{STATE}$ FISCAL
3	YEAR GENERATED BY THAT ADDITION TO ONE HUNDRED MILLION SEVEN
4	HUNDRED TWENTY-SEVEN THOUSAND EIGHT HUNDRED TWENTY DOLLARS.
5	(II) For the 2023-24 state fiscal year and state fiscal years
6	thereafter, the general assembly shall annually appropriate an amount at
7	least equal to the amount of revenue generated by the addition to federal
8	taxable income described in subsection (3)(p.5)(I) SUBSECTIONS
9	(3)(p.5)(I) AND (3)(p.5)(I.5) of this section, calculated without regard to
10	any temporary rate reduction pursuant to section 39-22-627, but not more
11	than the amount required, to fully fund the direct and indirect costs of
12	implementing the healthy school meals for all program as provided in
13	section 22-82.9-209. The provisions of subsection (3)(p.5)(I)
14	SUBSECTIONS (3)(p.5)(I) AND (3)(p.5)(I.5) of this section constitute a
15	voter-approved revenue change, approved by the voters at the statewide
16	election in November of 2022, and the revenue generated by this
17	voter-approved revenue change may be collected, retained, appropriated,
18	and spent without subsequent voter approval, notwithstanding any other
19	limits in the state constitution or law. The addition to federal taxable
20	income described in subsection (3)(p.5)(I) SUBSECTIONS (3)(p.5)(I) AND
21	(3)(p.5)(I.5) of this section does not apply for an income tax year that
22	commences after the healthy school meals for all program, or any
23	successor program, is repealed. Upon repeal of the healthy school meals
24	for all program, or any successor program, the commissioner of education
25	shall promptly notify the executive director in writing that the program is
26	repealed.
27	SECTION 18. Effective date - applicability. (1) Sections 11

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and 12 of this act take effect only if the ballot issue described in section 22-82.9-212 is approved by the people at the next statewide election and the ballot issue described in section 22-82.9-213 is rejected by the people at the next statewide election, in which case sections 11 and 12 take effect on the date of the official declaration of the vote thereon by the governor.

- (2) Section 17 of this act takes effect only if the ballot issue described in section 22-82.9-212 and the ballot issue described in section 22-82.9-213 are rejected by the people at the next statewide election, in which case section 17 of this act takes effect on the date of the official declaration of the vote thereon by the governor.
- (3) Sections 14 and 15 of this act take effect only if one or both of the ballot issue described in section 22-82.9-212 and the ballot issue described in section 22-82.9-213 are approved by the people at the next statewide election, in which case sections 14 and 15 of this act take effect on the date of the official declaration of the vote thereon by the governor.
- (4) Sections 4, 5, 6, 7, 8, 9, 10, 13, and 16 of this act take effect only if the ballot issue described in section 22-82.9-213 is approved by the people at the next statewide election, in which case sections 4, 5, 6, 7, 8, 9, 10, 13, and 16 take effect on the date of the official declaration of the vote thereon by the governor.
- (5) Sections 1, 2, 3, 18, and 19 of this act take effect upon passage.

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

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