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ELECTIONS/LICENSING SECRETARY OF STATE

S.WARD 21.30 P.M.

**Public School Finance** 

Be it Enacted by the People of the State of Colorado:

SECTION 1. Section 17 of article IX of the Constitution of the state of Colorado is amended BY THE ADDITION OF THE FOLLOWING SUBSECTIONS to read In the constitution of the state of Colorado, section 17 of article IX, add (6) and (7); and repeal and reenact, with amendments, (5) as follows:

## Section 17. Education – funding.

(5) MAINTENANCE OF EFFORT. ALL REVENUES DEPOSITED IN THE STATE EDUCATION FUND PURSUANT TO SUBSECTION (6) OF THIS SECTION SHALL BE APPROPRIATED FROM THE GENERAL FUND BY THE GENERAL ASSEMBLY ONLY FOR THE COSTS OF PUBLIC EDUCATION FROM PRESCHOOL THROUGH TWELFTH GRADE IN ACCORDANCE WITH PARAGRAPHS (a) AND (b) OF SUBSECTION (4) OF THIS SECTION AND SHALL BE IN ADDITION TO AND NOT A SUBSTITUTE FOR MONEYS OTHERWISE APPROPRIATED BY THE GENERAL ASSEMBLY FOR THE COSTS OF PUBLIC EDUCATION FROM PRESCHOOL THROUGH TWELFTH GRADE, THE AMOUNT OF WHICH APPROPRIATION SHALL NOT BE LESS THAN THE AMOUNT OF GENERAL FUND APPROPRIATED FOR SUCH PURPOSES FOR FISCAL YEAR 2012-13 ADJUSTED ANNUALLY BY THE AGGREGATE ANNUAL PERCENTAGE CHANGE IN STUDENT ENROLLMENT, AS DESCRIBED IN ARTICLE X, SECTION 20 OF THIS CONSTITUTION, AS DETERMINED FOR ALL SCHOOL DISTRICTS IN THE STATE.

## (6) INCOME TAX INCREMENT FOR PUBLIC SCHOOL FUNDING.

- (a) -PERSONAL INCOME SHALL BE TAXED AT VOTER-APPROVED RATES BASED ON FEDERAL TAXABLE INCOME AS MODIFIED BY 39-22-104(2), C.R.S., AS AMENDED, TAXABLE NET INCOME, NOTWITHSTANDING ANY ELEMENT OF PARAGRAPH (a) OF SUBSECTION 8 OF SECTION 20(8)(a) OF ARTICLE X OF THIS CONSTITUTION OR ANY OTHER PROVISION OF LAW TO THE CONTRARY.
- (b)-WITH RESPECT TO TAXABLE YEARS COMMENCING ON OR AFTER JANUARY 1, 2014, A TAX IS IMPOSED ON FEDERAL TAXABLE INCOME FOR INDIVIDUALS FILING A JOINT RETURN, AS DETERMINEDPURSUANT TO SECTION 63 OF THE INTERNAL REVENUE CODE, AS AMENDED, AS MODIFIED BY 39-22-104(2), C.R.S., AS AMENDED, AT THE

FOLLOWING RATESPERSONAL TAXABLE NET INCOME SHALL BE TAXED IN THE FOLLOWING MANNER FOR INDIVIDUALS WHOSE FEDERAL TAXABLE INCOME IS DETERMINED ON A JOINT FEDERAL RETURN:

- (I) UP TO AND INCLUDING \$50,000 FIFTY-THOUSAND DOLLARS, AT THE RATE OF FOUR AND SIXTY-FIVE HUNDREDTHS PERCENT4.65%;
- (II) OVER \$50,000 FIFTY-THOUSAND DOLLARS UP TO AND INCLUDING \$75,000 SEVENTY-FIVE THOUSAND DOLLARS, AT THE RATE OF 5.0% FIVE PERCENT;
- (III) OVER \$75,000 SEVENTY-FIVE THOUSAND DOLLARS UP TO AND INCLUDING \$100,000 ONE-HUNDRED THOUSAND DOLLARS, AT THE RATE OF FIVE AND FIFTY HUNDREDTHS PERCENT5.5%;
- (IV) OVER \$\frac{\$100,000}{000} \text{ONE-HUNDRED THOUSAND DOLLARS}\$ UP TO AND INCLUDING \$\frac{\$200,000}{100} \text{TWO-HUNDRED-THOUSAND DOLLARS}\$, AT THE RATE OF \$\frac{6.0\%}{5.00} \text{SIX}\$ PERCENT; AND
- (V) OVER \$200,000 TWO-HUNDRED-THOUSAND DOLLARS, AT THE RATE OF SIX AND EIGHTY-FIVE HUNDREDTHS PERCENT 6.85%.
- (c) WITH RESPECT TO TAXABLE YEARS COMMENCING ON OR AFTER JANUARY 1, 2014, A TAX IS IMPOSED ON FEDERAL TAXABLE INCOME FOR INDIVIDUALS FILING AS A SINGLE TAXPAYER OR AS A HEAD OF HOUSEHOLD, AS DETERMINED PURSUANT TO SECTION 63 OF THE INTERNAL REVENUE CODE, AS AMENDED, AS MODIFIED BY 39-22-104(2), C.R.S., AS AMENDED, AT THE FOLLOWING RATESPERSONAL TAXABLE NET INCOME SHALL BE TAXED IN THE FOLLOWING MANNER FOR INDIVIDUALS WHO FILE AS A HEAD OF HOUSEHOLD:
- (I) UP TO AND INCLUDING <u>THIRTY-SEVEN-THOUSAND-FIVE-HUNDRED</u> <u>DOLLARS</u>\$37,500, AT THE RATE OF <u>FOUR AND SIXTY-FIVE HUNDREDTHS</u> PERCENT4.65%;
- (II) OVER THIRTY-SEVEN-THOUSAND-FIVE-HUNDRED DOLLARS \$37,500 UP TO AND INCLUDING FIFTY-SIX-THOUSAND-TWO-HUNDRED-FIFTY DOLLARS \$56,250, AT THE RATE OF FIVE PERCENT 5.0%;
- (III) OVER <u>FIFTY-SIX-THOUSAND-TWO-HUNDRED-FIFTY DOLLARS</u> \$56,250 UP TO AND INCLUDING <u>SEVENTY-FIVE THOUSAND DOLLARS</u> \$75,000, AT THE RATE OF FIVE AND FIFTY-HUNDREDTHS PERCENT<del>5.5%</del>;
- (IV) OVER <u>SEVENTY-FIVE THOUSAND DOLLARS</u> \$75,000-UP TO AND INCLUDING <u>ONE-HUNDRED-FIFTY THOUSAND DOLLARS</u> \$150,000, AT THE RATE OF 6.0% <u>SIX</u> <u>PERCENT</u>; AND
- (V) OVER <u>ONE-HUNDRED-FIFTY THOUSAND DOLLARS</u>\$150,000, AT THE RATE OF SIX AND EIGHTY-FIVE HUNDREDTHS PERCENT6.85%.

FOR INDIVIDUALS WHOSE FEDERAL TAXABLE INCOME IS DETERMINED ON A JOINT FEDERAL RETURN:

- (d) The income tiers set forth in <u>paragraphs</u> (b) <u>and</u> (c) <u>-of</u> subsections (6) <u>of this section(b) and (6)(c)</u> may be adjusted <u>annually</u> for inflation <u>from the previous year</u> by the general assembly, according to an index it approves for such purpose, notwithstanding <u>either</u> section 20 of article X of the constitution <u>or paragraph</u> (b) of subsection (2) of this section.
- (e) THE DEPARTMENT OF REVENUE OR ITS SUCCESSOR AGENCY SHALL ANNUALLY DETERMINE THE AMOUNT OF TAX REVENUE COLLECTED THAT IS ATTRIBUTABLE TO VOTER-APPROVED TAX RATE CHANGES ABOVE THE INCOME TAX RATE OF FOUR AND SIXTY-THREE HUNDREDTHS 4.63 PERCENT, AS SET FORTH IN THIS SUBSECTION (6) (6). SUCH AMOUNTS SHALL BE DEPOSITED IN THE STATE EDUCATION FUND CREATED IN SUBSECTION (4) OF THIS SECTION.
- (f) ALL REVENUES COLLECTED PURSUANT TO AS SET FORTH IN THIS SUBSECTION (6) SHALL BE COLLECTED AND SPENT AS A VOTER-APPROVED REVENUE CHANGE WITHOUT REGARD TO ANY LIMITATION ON REVENUE, SPENDING, OR APPROPRIATIONS, CONTAINED IN SECTION 20 OF ARTICLE ARTICLE X OF THIS CONSTITUTION OR ANY OTHER LAW. SPENDING OF SUCH REVENUE, CONSISTENT WITH THE EXPRESSED INTENTION OF THE VOTERS AT THE 2013 ELECTION, SHALL REQUIRE NO ADDITIONAL VOTER APPROVAL AT ANY STATE OR LOCAL ELECTION.
- (7) EXCESS REVENUES FOR PUBLIC SCHOOL FUNDING. FOR THE 2013-14 STATE FISCAL YEAR AND EACH STATE FISCAL YEAR THEREAFTER, ANY REVENUE WHICH THAT THE STATE WOULD OTHERWISE BE REQUIRED TO REFUND PURSUANT TO SUBSECTION 7 OF SECTION 20(7) OF ARTICLE X OF THIS CONSTITUTION SHALL BE TRANSFERRED TO THE STATE EDUCATION FUND CREATED BY SUBSECTION 17(4) OF ARTICLE IX OF THIS CONSTITUTION THIS SECTION AND USED FOR THE PURPOSES SET FORTH IN SUCH SECTION.

**SECTION 2.** Subsection 5 of Section 17 of article IX of the Constitution of the state of Colorado is repealed and reenacted to read:

(5) MAINTENANCE OF EFFORT. ALL REVENUES DEPOSITED IN THE STATE
EDUCATION FUND PURSUANT TO SECTION (6) SHALL BE APPROPRIATED BY THE
GENERAL ASSEMBLY ONLY FOR THE COSTS OF PUBLIC EDUCATION FROM PRESCHOOL
THROUGH TWELFTH GRADE AND SHALL BE IN ADDITION TO AND NOT A SUBSTITUTE
FOR MONEYS OTHERWISE APPROPRIATED BY THE GENERAL ASSEMBLY FOR THE
COSTS OF PUBLIC EDUCATION FROM PRESCHOOL THROUGH TWELFTH GRADE, THE
AMOUNT OF WHICH APPROPRIATION SHALL NOT BE LESS THAN THE AMOUNT
APPROPRIATED FOR SUCH PURPOSES FOR FISCAL YEAR 2012-13 ADJUSTED BY THE
AGGREGATE ANNUAL PERCENTAGE CHANGE IN STUDENT ENROLLMENT, AS DESCRIBED
IN ARTICLE X, SECTION 20 OF THIS CONSTITUTION, AS DETERMINED FOR ALL SCHOOL
DISTRICTS IN THE STATE.

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