Second Regular Session Seventy-fourth General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction HOUSE BILL 24-1467

LLS NO. 24-1184.01 Jessica Herrera x4218

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A BILL FOR AN ACT

101	CONCERNING MODIFICATIONS TO THE STATE EMPLOYEE TOTAL
102	COMPENSATION PHILOSOPHY, AND, IN CONNECTION THEREWITH,
103	REQUIRING THE DIRECTOR OF PERSONNEL TO ESTABLISH A STEP
104	PAY SYSTEM FOR STATE EMPLOYEES IN THE STATE PERSONNEL
105	SYSTEM.

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>)

Joint Budget Committee. Currently, the state personnel director (director) is required to establish survey methodologies to assess total



HOUSE Amended 2nd Reading May 2, 2024 compensation practices. Under these compensation practices, a state employee in the state personnel system (employee) may receive merit pay as part of their total compensation. The bill requires the director to establish a "step pay" structure that provides consistent salary increases for employees instead of permitting merit pay.

The bill also repeals the requirement that employees of the division of worker's compensation and the division of labor standards and statistics in the department of labor and employment be paid on a monthly basis.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1. Legislative declaration.** (1) The general assembly 3 finds and declares that: 4 (a) State employees are valued partners in the work of the state; 5 (b) State employees should receive compensation based on a pay 6 system that provides predictable salary increases; 7 (c) Pay and pay schedules for classified employees should be 8 aligned with the state's total compensation philosophy and step pay per 9 the partnership agreement with the certified employee organization 10 pursuant to section 24-50-1102. 11 SECTION 2. In Colorado Revised Statutes, 24-50-104, amend 12 (1)(a)(I), (1)(a)(II), (1)(c)(I), (1)(c)(II) introductory portion, (1)(c)(II)(C), 13 (1)(c)(IV), (1)(c.5)(I), (1)(j)(II)(A), (4)(a), (4)(b)(I), (4)(c), (5)(d), and14 (5)(e); repeal (1)(c)(I.1), (1)(c)(I.2), (1)(c)(I.3), (1)(c)(I.5), (1)(c)(I.7), 15 (1)(c)(I.9), (1)(c)(II)(D), (1)(c)(II)(F), (1)(c.5)(II), and (1)(c.7); and add16 (1)(a)(II.5) and (1)(c)(II)(H) as follows: 17 24-50-104. Job evaluation and compensation - state employee 18 reserve fund - created - study - report - definitions - repeal. (1) Total 19 compensation philosophy. (a) (I) It is the policy of the state to provide 20 innovative total compensation that meets or exceeds total compensation

1 provided by public or private sector employers or a combination of both, 2 to officers and employees in the state personnel system to ensure the 3 recruitment, motivation, and retention of a qualified and competent 4 workforce. For purposes of this section, "total compensation" includes, 5 but is not limited to, salary, group benefit plans, retirement benefits, merit 6 STEP pay, incentives, premium pay practices, and leave as specified in 7 statute or in policies of the state personnel director. For purposes of this 8 section, "group benefit plans" means group benefit coverages as described 9 in section 24-50-603 (9). Any monetary components of total 10 compensation are subject to available appropriations by the general 11 assembly.

12 (II) The state personnel director shall establish technically and 13 professionally sound survey methodologies to assess total compensation 14 practices, levels, and costs. Except as provided in subsection (1)(a)(III) 15 of this section, for purposes of this subsection (1)(a), to determine and 16 maintain salaries, state contributions for group benefit plans, and merit 17 STEP pay that meet or exceed total compensation provided by public or 18 private sector employment or a combination of both, the state personnel 19 director shall quadrennially review the results of appropriate surveys by 20 public or private organizations, including surveys by the state personnel 21 director set forth in subsection (4)(b)(I) of this section. Any surveys 22 provided on a confidential basis shall not be revealed except to the state 23 auditor's office and the private firm conducting the audit required in 24 subsection (4)(b) of this section. The state personnel director shall adopt 25 appropriate procedures to determine and maintain other elements of total 26 compensation, including the payment of incentive awards to employees 27 in the state personnel system. The state personnel director's review and determination of total compensation practices shall not be subject to
 appeal except as otherwise authorized by law or state personnel director
 procedures.

4 (II.5) WHEN ESTABLISHING PAY PLANS IN ACCORDANCE WITH 5 SUBSECTION (5) OF THIS SECTION AND RECOMMENDING COMPENSATION 6 FOR STATE EMPLOYEES IN ACCORDANCE WITH SUBSECTION (4) OF THIS 7 SECTION, THE STATE PERSONNEL DIRECTOR SHALL DEVELOP, AFTER 8 NEGOTIATIONS WITH THE CERTIFIED EMPLOYEE ORGANIZATION PURSUANT 9 TO SECTION 24-50-1112, AN EQUITABLE PAY STRUCTURE FOR EMPLOYEES 10 IN THE STATE PERSONNEL SYSTEM THAT PROVIDES CONSISTENT AND 11 PREDICTABLE SALARY INCREASES IN COMPLIANCE WITH ANY FEDERAL OR 12 STATE LAWS AND KEEPS THE STATE EMPLOYEE WORKFORCE COMPETITIVE 13 WITH MARKET COMPENSATION. THE REQUIREMENTS OF THIS SUBSECTION 14 (1)(a)(II.5) do not apply to employees of the state auditor, in 15 ACCORDANCE WITH SUBSECTION (1)(h) OF THIS SECTION.

16 (c) (I) The state personnel director shall establish a merit STEP pay 17 system in order to provide periodic salary increases for employees in the 18 state personnel system; EXCEPT THAT THE STEP PAY SYSTEM DOES NOT 19 APPLY TO EMPLOYEES OF THE STATE AUDITOR, IN ACCORDANCE WITH 20 SUBSECTION (1)(h) OF THIS SECTION. The purpose of the merit STEP pay 21 system is to provide salary increases for employees based on performance 22 evaluations and salary placement within the appropriate salary range. The 23 state personnel director shall develop the merit pay system so that a merit 24 pay increase is based on the relationship of performance rating 25 distribution and salary range distribution. The merit pay system must 26 include the following characteristics:

27

(A) Salary range is divided into quartiles, except as set forth in

1 subparagraph (I.1) of this paragraph (c);

2 (B) The lowest quartile or distribution zone in relation to the 3 midpoint has the highest rate of merit pay, and the rate for each 4 successive quartile or distribution zone is less than the preceding quartile 5 or distribution zone, except as provided in sub-subparagraph (E) of this 6 subparagraph (I);

(C) Performance evaluations are divided into three performance
categories, except as set forth in subparagraph (I.1) of this paragraph (c);
(D) The highest performance category has the highest rate of merit
pay, and the rate for each lower performance category is less than the
preceding category, except as provided in sub-subparagraph (E) of this
subparagraph (I); and

13 (E) Employees who receive an unsatisfactory performance
14 evaluation are not eligible for merit pay.

15 (I.1) On or after September 1, 2015, the state personnel director 16 shall review the effectiveness of the use of quartiles for salary range and 17 three performance categories in the merit pay system. Based on the review, the state personnel director may adjust the number of distribution 18 19 zones or performance categories to be used in the system. Thereafter, the 20 state personnel director shall conduct a biennial review of the distribution 21 zones and performance categories and may adjust the number of 22 distribution zones or performance categories based on the review. The 23 minimum number of distribution zones the state personnel director may 24 establish is three, and the maximum number is six.

(I.2) If a state department or institution of higher education has a
 performance review system that has a different number of performance
 categories than the number used by the state personnel director in the

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merit pay system, the state personnel director shall establish a method for
 converting the departmental or institutional categories into the categories
 used in the merit pay system.

4 (I.3) Based on professionally sound survey methodologies, the 5 state personnel director shall establish annually one or more priority 6 groups of employees that have priority to receive merit pay based on 7 available moneys. The priority groups must be based on length of service, relation to the salary range midpoint, performance, recruitment, retention 8 9 needs, and other factors established by the director. The amount of merit 10 pay that an employee in the state personnel system may receive depends 11 first on the employee's priority group and then on the amount of merit 12 pay, if any, associated with the employee's performance category and 13 salary range.

(I.5) (A) Except as set forth in sub-subparagraph (B) of this
subparagraph (I.5), the merit pay system applies uniformly across state
departments and institutions of higher education subject to the provisions
of subparagraph (I.9) of this paragraph (c). For each state fiscal year the
state personnel director shall determine the appropriate merit pay rates
that apply to all state departments and institutions and the priority group
or groups that receive merit pay.

(B) Notwithstanding any provision of this section to the contrary,
an institution of higher education may enact its own merit pay system, so
long as the system is consistent with the provisions of this subsection (1).
(I.7) An employee who is at or above the maximum amount for
his or her salary range is not eligible for a merit pay salary increase, but
is eligible for a merit pay payment that is nonbase building.

27 (I.9) Merit pay is subject to available appropriations. Except as set

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forth in subparagraph (II) of paragraph (j) of this subsection (1), the
 general assembly shall appropriate any moneys for merit pay in the annual
 general appropriation act in suitable personal services line items or other
 line items that include salary appropriations.

5 (II) In addition to any other requirements set forth in this
6 paragraph (c), SUBSECTION (1)(c)(II), the department of personnel shall
7 develop the merit STEP pay system so that it:

8 (C) Is developed with input from employees in the state personnel
9 system, managers, and other affected parties; AND

10 (D) Emphasizes planning, management, and evaluation of
 11 employee performance; and

12

(F) Prohibits a forced distribution of performance ratings.

13 (H) MINIMIZES EMPLOYEE PAY DISRUPTIONS RESULTING FROM
14 IMPLEMENTATION OR MODIFICATION OF STEP PAY.

15 (IV) Each state department and institution of higher education 16 shall ensure that it has a performance review system that can be used to 17 implement a merit pay system. The state personnel director shall 18 encourage state departments and institutions of higher education to 19 implement performance evaluations of employees that are as objective as 20 possible and that, as soon as possible and wherever feasible, include an 21 assessment from multiple sources of each employee's performance. Such 22 sources shall include, where applicable, the employee's self-assessment; 23 the employee's superiors, subordinates, and peers; and any other 24 applicable sources of an employee's performance. The state personnel 25 director shall adopt procedures to establish a process to resolve employee 26 disputes related to performance evaluations that do not result in corrective 27 or disciplinary action against the employee. Each program established by a state department or institution of higher education pursuant to this
 subparagraph (IV) shall be SUBSECTION (1)(c)(IV) IS subject to the
 director's approval.

4 (c.5) (I) The state personnel director shall provide for the 5 evaluation of employee performance. Each employee shall be evaluated 6 at least once a year. The evaluation of performance shall be used as a 7 factor in compensation, promotions, demotions, removals, reduction of 8 force, and all other transactions as determined by the state personnel 9 director in which considerations of quality of service are properly a 10 factor.

11 (II) A supervisor, including a supervisory state employee not 12 within the state personnel system, who does not evaluate subordinate 13 employees in the state personnel system as required by this paragraph 14 (c.5) on at least an annual basis shall be suspended from work without 15 pay for a period of not less than one workday. The provisions of this 16 subparagraph (II) shall only apply to supervisors who are state employees. 17 (c.7) In addition to the periodic salary increases authorized by 18 paragraph (c) of this subsection (1), the performance review component 19 of the merit pay system established pursuant to subparagraph (IV) of 20 paragraph (c) of this subsection (1) shall be used for the purpose of 21 determining eligibility for a performance-based award permitted pursuant 22 to section 24-38-103 (1.5). The award shall be in addition to any other 23 compensation authorized by law, and it shall not affect the compensation 24 that the employee is entitled to receive in subsequent years.

(j) (II) (A) The state employee reserve fund is hereby created in
the state treasury, which consists of money transferred pursuant to
subsection (1)(j)(IV) of this section. Money in the fund is continuously

appropriated for the purpose of providing merit pay to employees as
provided in this subsection (1). No money from the fund shall be
expended without the approval of the director of the office of state
planning and budgeting.

5 (4) **Quadrennial compensation process.** (a) The purpose of the 6 quadrennial compensation process is to determine any necessary 7 adjustments to state employee salaries, state contributions for group 8 benefit plans, and merit STEP pay. The quadrennial compensation survey, 9 based on an analysis of surveys by public or private organizations, 10 including surveys by the state personnel director, shall include a fair 11 sample of public and private sector employers and jobs, including areas 12 outside the Denver metropolitan area. In order to establish confidence in 13 the selection of surveys, the state personnel director shall meet and confer 14 in good faith with management and state employee representatives.

15 (b) (I) On October 1, 2025, and on October 1 of each fourth year 16 thereafter, the state personnel director shall prepare a quadrennial 17 compensation report based on the analysis of surveys conducted pursuant 18 to subsection (4)(a) of this section. The purpose of the quadrennial 19 compensation report shall be to reflect all adjustments necessary to 20 maintain the salary structure, state contributions for group benefit plans, 21 and merit STEP pay FOR THE UPCOMING FISCAL YEAR. The state personnel 22 director shall also include a detailed analysis of salary ranges for all 23 employees in the state personnel system and how employees' salaries are 24 distributed within these ranges. The state personnel director shall also 25 publish the report. Notwithstanding the requirement in section 24-1-136 26 (11)(a)(I), the requirement to submit the report required in this subsection 27 (4)(b)(I) continues indefinitely. The state auditor is responsible for

contracting with a private firm to conduct a performance audit of the procedures and application of data, including any survey conducted by the state personnel director. Beginning January 1, 2005, through January 1, 2021, and beginning on January 1, 2026, the audits shall be conducted every four years. A report shall be submitted to the governor and the general assembly by the December 30 immediately following the completion of the audit.

8 (c) By September 15, 2017, and by September 15 of each year 9 thereafter through September 15, 2021, and on or before October 1, 2022, 10 and on or before October 1 of each year thereafter, the state personnel 11 director shall submit recommendations and estimated costs for state 12 employee compensation for the next fiscal year, covering salaries, state 13 contributions for group benefit plans, and merit STEP pay, to the governor 14 and the joint budget committee of the general assembly. The 15 recommendations shall reflect a consideration of the results of the 16 quadrennial compensation survey, fiscal constraints, the ability to recruit 17 and retain state employees, appropriate adjustments with respect to state 18 employee compensation, and those costs resulting from implementation 19 of section 24-50-110(1)(a). The recommendations for state contributions 20 for group benefit plans shall specify the annual group benefit plan year 21 established pursuant to section 24-50-604 (1)(m). The recommendations 22 submitted to the governor and the joint budget committee COMPENSATION 23 REPORT shall include the results of the surveys of public or private 24 employers and jobs. The state personnel director shall also publish such 25 recommendations REPORT. This subsection (4)(c) is exempt from the 26 provisions of section 24-1-136 (11), and the periodic reporting 27 requirements of this section are effective until changed by the general

1 assembly acting by bill.

(5) Pay plans. (d) In the medical pay plans, there are no anniversary-based merit STEP increases. The salaries in such pay plans are based on the negotiation of an annual contract between the employee and the department head or the state auditor, when appropriate, and the amount of such salaries may increase, decrease, or remain unchanged from year to year. Any employee dismissed for failure to perform under such contract may only appeal directly to the state personnel board.

9 (e) In the pay plans for the senior executive service and those 10 positions specified in section 13 (2)(a)(XI) of article XII of the state 11 constitution, there are no anniversary-based merit STEP increases. The 12 salaries in such pay plans are based on policies set forth by the state 13 personnel director. The amount of such salaries may increase, decrease, 14 or remain unchanged from year to year.

15 SECTION 3. In Colorado Revised Statutes, amend 8-47-205 as
16 follows:

8-47-205. Salaries of employees of division. All deputies,
statisticians, accountants, clerks, experts, and other employees of the
division shall receive such compensation as may be fixed by law. The
salaries so fixed shall be paid monthly from the fund appropriated for the
use of the division after approval by the director.

SECTION 4. In Colorado Revised Statutes, 8-1-103, amend (2)
as follows:

8-1-103. Division of labor standards and statistics - director employees - qualifications - compensation - expenses. (2) All
employees, except experts, shall have been for one year prior to such
employment or appointment bona fide residents of this state and, while

1 in the employ of the division, shall receive such compensation as is fixed 2 by the state personnel system laws of this state, such compensation to be 3 paid monthly from funds appropriated for the use of the division. All 4 expenses incurred by the division and its employees pursuant to the 5 provisions of law shall be paid from funds appropriated for its use upon 6 the approval of the director. The traveling expenses of the director or of 7 any employee of the division incurred while on business of the division 8 outside this state shall be paid in the manner prescribed in this subsection 9 (2), but only when such expenses are authorized in advance.

SECTION 5. In Colorado Revised Statutes, 24-38-103, repeal
(1.5) as follows:

12 24-38-103. Agency authority and incentives for budget 13 savings. (1.5) Beginning with the 2004-05 fiscal year, an agency that 14 achieves cost savings, as an alternative to the transfer authorized pursuant 15 to subsection (1) of this section, may transfer fifty percent of the amount 16 of the cost savings from one item of appropriation made to the agency in 17 the general appropriation act or any supplemental appropriation act to the 18 item for personal services in the appropriation made to the same agency 19 for the purpose of paying performance-based awards to employees of the 20 agency. The award shall be awarded in the fiscal year in which the cost 21 savings are achieved. and shall be made consistent with the performance 22 review done in accordance with the merit pay system identified in section 23 24-50-104 (1)(c.7). Prior to the end of the state fiscal year in which a 24 transfer is made pursuant to this subsection (1.5), an agency shall submit 25 written notice to the joint budget committee, the office of state planning 26 and budgeting, and the state controller of the amount of the cost savings 27 achieved by the agency during the state fiscal year.

SECTION 6. In Colorado Revised Statutes, 24-50-109.5, amend

 $2 \qquad (2) as follows:$

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3 24-50-109.5. Fiscal emergencies - emergency orders. (2) With 4 the advice and assistance of the state personnel director, the governor 5 shall take such actions as necessary to be utilized by each principal 6 department and each institution of higher education, including the Auraria 7 higher education center established in article 70 of title 23, C.R.S., to 8 reduce state personnel expenditures in the event of a fiscal emergency. 9 Such actions shall include, but need not be limited to, separations, 10 voluntary furloughs, mandatory furloughs, suspension of increases in 11 salary and state contributions for group benefit plans, suspension of merit 12 STEP pay, job-sharing, hiring freezes, forced reallocation of vacant 13 positions, or a combination thereof. Any suspension of salary increases or increases in state contributions for group benefit plans shall apply 14 15 statewide to all employees in the state personnel system. If mandatory 16 furloughs are utilized in any principal department or institution of higher 17 education, including the Auraria higher education center established in 18 article 70 of title 23, C.R.S., such furloughs shall be implemented by each 19 appointing authority so that all employees under such authority, 20 regardless of status, position, or level of employment, are furloughed for 21 the same length of time, consistent with section 24-2-103 (2). Employees 22 of the following agencies and employees with duties as described shall 23 not be subject to mandatory furlough: The Colorado state patrol, 24 correctional officers, police officers, employees of the department of 25 human services providing hands-on care, and employees providing 26 hands-on nursing care.

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SECTION 7. In Colorado Revised Statutes, 24-50-110, amend

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1 (1) introductory portion and (1)(b) as follows:

2 24-50-110. Budget control - personal services. (1) In order to
provide controls and proper identification of personal services costs
necessary to carry out the policy of the state regarding compensation of
state employees, the following administrative and fiscal procedures shall
apply:

(b) In their annual budget requests, the heads of all principal
departments of state government shall set forth separately the projected
costs of personal services arising from anticipated classification reviews,
promotions, and other increases in compensation or bonuses for
employees in their departments. The costs of personal services shall
include any merit STEP pay.

13 SECTION 8. In Colorado Revised Statutes, 24-75-112, amend
14 (1) introductory portion and (1)(b) as follows:

15 24-75-112. Annual general appropriation act - headnote
 definitions - general provisions - footnotes. (1) As used in the annual
 general appropriation act, the following definitions and general provisions
 shall apply for the headnote terms preceding and specifying the purpose
 of certain line items of appropriation:

20 (b) "Centralized appropriation" means the appropriation of funds 21 to an executive director of a department or a central administrative 22 program intended for subsequent allocation and expenditure at and among 23 a department's divisions, programs, agencies, or long bill groups in order 24 to reflect the amount of such resources actually used in each program or 25 division. Such centralized appropriations may include salary survey, merit 26 STEP pay or anniversary increases, senior executive service, shift 27 differential, group health and life insurance, capital outlay, ADP capital

1 outlay, information technology asset maintenance, legal services, 2 purchase of services from computer center, multiuse network payments, 3 vehicle lease payments, leased space, financed purchase of an asset, 4 certificate of participation, payment to risk management and property 5 funds, short-term disability insurance, utilities, communications services 6 payments, amortization equalization disbursements, supplemental 7 amortization equalization disbursements, administrative law judge 8 services, and centralized ADP. As provided in subsection (1)(1) of this 9 section, capital outlay is included within the appropriation for "operating 10 expenses".

11 SECTION 9. Safety clause. The general assembly finds, 12 determines, and declares that this act is necessary for the immediate 13 preservation of the public peace, health, or safety or for appropriations for 14 the support and maintenance of the departments of the state and state 15 institutions.