ARTICLE 2 AS AMENDED

RELATING TO STATE FUNDS

SECTION 1. Section 16-59-9 of the General Laws in Chapter 16-59 entitled "Board of Governors for Higher Education [See Title 16 Chapter 97 – The Rhode Island Board of Education Act]" is hereby amended to read as follows:

16-59-9. Educational budget and appropriations.

- (a) The general assembly shall annually appropriate any sums it deems necessary for support and maintenance of higher education in the state and the state controller is authorized and directed to draw his or her orders upon the general treasurer for the payment of the appropriations or so much of the sums that are necessary for the purposes appropriated, upon the receipt by him or her of proper vouchers as the council on postsecondary education may by rule provide. The council shall receive, review, and adjust the budget for the office of postsecondary commissioner and present the budget as part of the budget for higher education under the requirements of § 35-3-4.
- (b) The office of postsecondary commissioner and the institutions of public higher education shall establish working capital accounts.
- (c) Any tuition or fee increase schedules in effect for the institutions of public higher education shall be received by the council on postsecondary education for allocation for the fiscal year for which state appropriations are made to the council by the general assembly; provided that no further increases may be made by the board of education or the council on postsecondary education for the year for which appropriations are made. Except that these provisions shall not apply to the revenues of housing, dining, and other auxiliary facilities at the university of Rhode Island, Rhode Island college, and the community colleges including student fees as described in P.L. 1962, ch. 257 pledged to secure indebtedness issued at any time pursuant to P.L. 1962, ch. 257 as amended.
- (d) All housing, dining, and other auxiliary facilities at all public institutions of higher learning shall be self-supporting and no funds shall be appropriated by the general assembly to pay operating expenses, including principal and interest on debt services, and overhead expenses for the facilities, with the exception of the mandatory fees covered by the Rhode Island promise scholarship program as established by § 16-107-3. Any debt-service costs on general obligation

1	bonds presented to the voters in November 2000 and November 2004 or appropriated funds from
2	the Rhode Island capital plan for the housing auxiliaries at the university of Rhode Island and
3	Rhode Island college shall not be subject to this self-supporting requirement in order to provide
4	funds for the building construction and rehabilitation program. The institutions of public higher
5	education will establish policies and procedures that enhance the opportunity for auxiliary facilities
6	to be self-supporting, including that all faculty provide timely and accurate copies of booklists for
7	required textbooks to the public higher educational institution's bookstore.
8	(e) The additional costs to achieve self-supporting status shall be by the implementation of
9	a fee schedule of all housing, dining, and other auxiliary facilities, including but not limited to,
10	operating expenses, principal, and interest on debt services, and overhead expenses.
11	(f) The board of education is authorized to establish a restricted-receipt account for the
12	Westerly Higher Education and Industry Centers established throughout the state (also known as
13	the Westerly Job Skills Center or Westerly Higher Education Learning Center) and to collect lease
14	payments from occupying companies, and fees from room and service rentals, to support the
15	operation and maintenance of the facility facilities. All such revenues shall be deposited to the
16	restricted-receipt account.
17	SECTION 2. Section 35-3-15 of the General Laws in Chapter 35-3 entitled "State Budget"
18	is hereby amended to read as follows:
19	35-3-15. Unexpended and unencumbered balances of revenue appropriations.
20	(a) All unexpended or unencumbered balances of general revenue appropriations, whether
21	regular or special appropriations, at the end of any fiscal year, shall revert to the surplus account in
22	the general fund, and may be reappropriated by the governor to the ensuing fiscal year and made
23	immediately available for the same purposes as the former appropriations; provided, that the
24	disposition of unexpended or unencumbered appropriations for the general assembly and legislative
25	agencies shall be determined by the joint committee on legislative affairs, and written notification
26	given thereof to the state controller within twenty (20) days after the end of the fiscal year; and
27	furthermore that the disposition of unexpended or unencumbered appropriations for the judiciary,
28	shall be determined by the state court administrator, and written notification given thereof to the
29	state controller within twenty (20) days after the end of the fiscal year.
30	(b) The governor shall submit a report of such reappropriations to the chairperson of the
31	house finance committee and the chairperson of the senate finance committee of each
32	reappropriation stating the general revenue appropriation, the unexpended or unencumbered
33	balance, the amount reappropriated, and an explanation of the reappropriation and the reason for
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1	SECTION 3. Section 35-4-27 of the General Laws in Chapter 35-4 entitled "State Funds"
2	is hereby amended to read as follows:
3	35-4-27. Indirect cost recoveries on restricted receipt accounts.
4	Indirect cost recoveries of ten percent (10%) of cash receipts shall be transferred from all
5	restricted-receipt accounts, to be recorded as general revenues in the general fund. However, there
6	shall be no transfer from cash receipts with restrictions received exclusively: (1) From contributions
7	from non-profit charitable organizations; (2) From the assessment of indirect cost-recovery rates
8	on federal grant funds; or (3) Through transfers from state agencies to the department of
9	administration for the payment of debt service. These indirect cost recoveries shall be applied to all
10	accounts, unless prohibited by federal law or regulation, court order, or court settlement. The
11	following restricted receipt accounts shall not be subject to the provisions of this section:
12	Executive Office of Health and Human Services
13	Organ Transplant Fund
14	HIV Care Grant Drug Rebates
15	Department of Human Services
16	Veterans' home – Restricted account
17	Veterans' home – Resident benefits
18	Pharmaceutical Rebates Account
19	Demand Side Management Grants
20	Veteran's Cemetery Memorial Fund
21	Donations – New Veterans' Home Construction
22	Department of Health
23	Pandemic medications and equipment account
24	Miscellaneous Donations/Grants from Non-Profits
25	State Loan Repayment Match
26	Department of Behavioral Healthcare, Developmental Disabilities and Hospitals
27	Eleanor Slater non-Medicaid third-party payor account
28	Hospital Medicare Part D Receipts
29	RICLAS Group Home Operations
30	Commission on the Deaf and Hard of Hearing
31	Emergency and public communication access account
32	Department of Environmental Management
33	National heritage revolving fund
34	Environmental response fund II

1	Underground storage tanks registration fees
2	Rhode Island Historical Preservation and Heritage Commission
3	Historic preservation revolving loan fund
4	Historic Preservation loan fund – Interest revenue
5	Department of Public Safety
6	Forfeited property – Retained
7	Forfeitures – Federal
8	Forfeited property – Gambling
9	Donation – Polygraph and Law Enforcement Training
10	Rhode Island State Firefighter's League Training Account
11	Fire Academy Training Fees Account
12	Attorney General
13	Forfeiture of property
14	Federal forfeitures
15	Attorney General multi-state account
16	Forfeited property – Gambling
17	Department of Administration
18	OER Reconciliation Funding
19	RI Health Benefits Exchange
20	Information Technology Investment Fund
21	Restore and replacement – Insurance coverage
22	Convention Center Authority rental payments
23	Investment Receipts – TANS
24	OPEB System Restricted Receipt Account
25	Car Rental Tax/Surcharge-Warwick Share
26	Executive Office of Commerce
27	Housing Resources Commission Restricted Account
28	Department of Revenue
29	DMV Modernization Project
30	Jobs Tax Credit Redemption Fund
31	Legislature
32	Audit of federal assisted programs
33	Department of Children, Youth and Families
34	Children's Trust Accounts – SSI

Art2
RELATING TO STATE FUNDS
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1	Military Staff
2	RI Military Family Relief Fund
3	RI National Guard Counterdrug Program
4	Treasury
5	Admin. Expenses – State Retirement System
6	Retirement – Treasury Investment Options
7	Defined Contribution – Administration - RR
8	Violent Crimes Compensation – Refunds
9	Treasury Research Fellowship
10	Business Regulation
11	Banking Division Reimbursement Account
12	Office of the Health Insurance Commissioner Reimbursement Account
13	Securities Division Reimbursement Account
14	Commercial Licensing and Racing and Athletics Division Reimbursement Account
15	Insurance Division Reimbursement Account
16	Historic Preservation Tax Credit Account
17	Judiciary
18	Arbitration Fund Restricted Receipt Account
19	Third-Party Grants
20	RI Judiciary Technology Surcharge Account
21	Department of Elementary and Secondary Education
22	Statewide Student Transportation Services Account
23	School for the Deaf Fee-for-Service Account
24	School for the Deaf – School Breakfast and Lunch Program
25	Davies Career and Technical School Local Education Aid Account
26	Davies – National School Breakfast & Lunch Program
27	School Construction Services
28	Office of the Postsecondary Commissioner
29	Westerly Higher Education and Industry Centers
30	Department of Labor and Training
31	Job Development Fund
32	SECTION 4. Chapter 40-1 of the General Laws entitled "Department of Human Services
33	is hereby amended by adding thereto the following section:
34	40-1-17. Receipt and use of funds.

1	To carry out the purposes of this chapter, the department of human services, with the
2	approval of the governor, shall have the authority to receive and expend monies from any other
3	sources, public or private, including, but not limited to, legislative enactments, bond issues, gifts,
4	devises, grants, bequests, or donations. The department of human services, with the approval of the
5	governor, is authorized to enter into any contracts necessary to obtain and expend those funds.
6	SECTION 5. Section 42-27-6 of the General Laws in Chapter 42-27 entitled "Atomic
7	Energy Commission" is hereby amended to read as follows:
8	42-27-6. Reactor usage charges.
9	(a) Effective July 1, 2018, All fees collected by the atomic energy commission for use of
10	the reactor facilities <u>and related services</u> shall be deposited as general revenues. <u>in a restricted</u>
11	receipt account to support the technical operation and maintenance of the agency's equipment.
12	(b) All revenues remaining in the restricted receipt account, after expenditures authorized
13	in subdivision (a) of this section, above two hundred thousand dollars (\$200,000) shall be paid into
14	the state's general fund. These payments shall be made annually on the last business day of the
15	fiscal year.
16	(c) A charge of up to forty percent (40%), adjusted annually as of July 1, shall be assessed
17	against all University of Rhode Island (URI) sponsored research activity allocations. The charge
18	shall be applied to the existing URI sponsored research expenditures within the atomic energy
19	commission.
20	SECTION 6. This Article shall take effect upon passage.
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