Second Regular Session Seventy-fourth General Assembly STATE OF COLORADO

ENGROSSED

This Version Includes All Amendments Adopted on Second Reading in the House of Introduction

LLS NO. 24-0942.01 Caroline Martin x5902

HOUSE BILL 24-1311

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A BILL FOR AN ACT

101	CONCERNING THE CREATION OF A FAMILY AFFORDABILITY TAX
102	CREDIT, AND, IN CONNECTION THEREWITH, MAKING AN
103	APPROPRIATION.

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.)

For income tax years commencing on and after January 1, 2024, the bill creates a family affordability tax credit (credit) as follows:

For each of a taxpayer's eligible children 5 years of age or younger, a taxpayer filing a single return with adjusted gross income of \$15,000 or less and taxpayers filing a joint

HOUSE Amended 2nd Reading April 30, 2024

return with adjusted gross income of \$25,000 or less can claim a \$3,200 credit;

- For each of a taxpayer's eligible children 5 years of age or younger, a taxpayer filing a single return with adjusted gross income between \$15,000 and \$85,000 and taxpayers filing a joint return with adjusted gross income between \$25,000 and \$95,000 can claim a credit, the amount of which is reduced by \$220 from \$3,200 for every \$5,000 above \$15,000 or \$25,000 of adjusted gross income that the resident individual or individuals make;
- For each of a taxpayer's eligible children between the ages of 6 and 16, a taxpayer filing a single return with adjusted gross income of \$15,000 or less and taxpayers filing a joint return with adjusted gross income of \$25,000 or less can claim \$2,400; and
- For each of a taxpayer's eligible children between the ages of 6 and 16, a taxpayer filing a single return with adjusted gross income between \$15,000 and \$85,000 and taxpayers filing a joint return with adjusted gross income between \$25,000 and \$95,000 can claim a credit, the amount of which is reduced by \$165 from \$2,400 for every \$5,000 above \$15,000 or \$25,000 of adjusted gross income that the resident individual or individuals make.

The bill also provides that the full amount of the credit can only be claimed for an income tax year in which there are projected to be excess state revenues for the fiscal year that ends during the income tax year that are required to be refunded pursuant to section 20(7)(d) of article X of the state constitution in an amount that will equal or exceed the amount required to be refunded pursuant to the homestead property tax exemption plus the projected full amount of the credit. For an income tax year in which there are projected to be excess state revenues for the fiscal year that ends during the income tax year that will exceed the amount required to be refunded pursuant to the homestead property tax exemption but will not exceed that amount plus the projected aggregate amount of the credit that may be claimed in that income tax year, the credit will be allowed but will be reduced proportionally so that the aggregate amount of the credit available is equal to the amount of excess state revenues remaining to be refunded. For an income tax year in which there is not projected to be excess state revenues for the fiscal year that ends during the income tax year or the amount of such excess state revenues required to be refunded will be less than the amount required to be refunded pursuant to the homestead property tax exemption, the credit is not allowed for that income tax year. The department of revenue is authorized and encouraged to develop a means of paying the credit in 12 equal monthly payments rather than annually.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, add 39-22-130 as
3	follows:
4	39-22-130. Family affordability tax credit - legislative
5	declaration - definitions - repeal. (1) (a) THE GENERAL ASSEMBLY
6	HEREBY FINDS AND DECLARES THAT:
7	(I) COLORADO FAMILIES STRUGGLE TO AFFORD MANY NECESSARY
8	GOODS AND SERVICES, SUCH AS CHILD CARE, HOUSING, AND HEALTH CARE.
9	EIGHTY-THREE PERCENT OF COLORADO PARENTS WORRY THAT THEIR
10	CHILDREN WON'T BE ABLE TO AFFORD TO LIVE IN THE STATE IN THE FUTURE.
11	(II) TARGETED TAX CREDITS ARE A PROVEN TOOL TO LIFT FAMILIES
12	OUT OF POVERTY. RESEARCH HAS SHOWN THAT FAMILIES THAT CLAIM
13	THESE TYPES OF TAX CREDITS, SUCH AS THE STATE AND FEDERAL CHILD
14	TAX CREDIT AND THE STATE AND FEDERAL EARNED INCOME TAX CREDIT,
15	HAVE BETTER HEALTH, IMPROVED SCHOOLING OUTCOMES, AND INCREASED
16	ADULT EARNING POTENTIAL. AS THE COST OF RAISING CHILDREN HAS
17	INCREASED, A FAMILY AFFORDABILITY TAX CREDIT IS CRITICAL FOR THE
18	WELL-BEING OF MANY CHILDREN AND FAMILIES ACROSS COLORADO.
19	(III) ACCORDING TO THE INSTITUTE ON TAXATION AND ECONOMIC
20	POLICY, "[T]O CUT CHILD POVERTY RATES BY HALF, THE MAJORITY OF
21	STATES WOULD REQUIRE A BASE CREDIT VALUE OF BETWEEN THREE
22	THOUSAND DOLLARS AND FOUR THOUSAND FIVE HUNDRED DOLLARS PER
23	CHILD PLUS A TWENTY PERCENT BOOST FOR YOUNG CHILDREN." WHEN
24	COUPLED WITH THE STATE AND FEDERAL EARNED INCOME TAX CREDIT AND
25	THE STATE AND FEDERAL CHILD TAX CREDIT, THE ADDITIONAL INVESTMENT
26	PROVIDED BY THE FAMILY AFFORDABILITY TAX CREDIT WOULD ESTABLISH

1 COLORADO AS A NATIONAL LEADER IN EQUITABLE ECONOMIC POLICY.

(IV) COLORADO IS DEALING WITH RISING COSTS AND FUNDING
SHORTFALLS IN MANY AREAS ACROSS OUR STATE, AND IT IS NECESSARY TO
PROVIDE TAX CREDITS TO THE PEOPLE WHO NEED IT MOST IN A WAY THAT
WILL DO THE MOST GOOD. ESTABLISHING THE FAMILY AFFORDABILITY TAX
CREDIT IS A PROVEN WAY TO DO THAT; AND

7 (V) BY PRIORITIZING THE STATE'S LOWEST-INCOME FAMILIES,
8 EXPANDING THE CHILD AGE ELIGIBILITY, AND INCLUDING MORE FAMILIES,
9 THE STATE CAN PROVIDE RESEARCH-BACKED INVESTMENTS FOR FAMILIES.
10 THROUGH THOUGHTFUL AND STRATEGIC INVESTMENT, COLORADO CAN
11 CUT CHILD POVERTY NEARLY IN HALF.

12 (b) THE GENERAL ASSEMBLY DECLARES ITS INTENT TO 13 PERIODICALLY REVIEW THE TAX CREDIT CREATED IN THIS SECTION IN AN 14 EFFORT TO PREVENT A SIGNIFICANT INCREASE OR DECREASE, ADJUSTED FOR 15 INFLATION, IN THE TOTAL AMOUNT OF THE CREDIT CLAIMED BY TAXPAYERS 16 YEAR OVER YEAR STARTING IN INCOME TAX YEAR 2025.

17 (c) IN ACCORDANCE WITH SECTION 39-21-304(1), WHICH REQUIRES 18 EACH BILL THAT CREATES A NEW TAX EXPENDITURE TO INCLUDE A TAX 19 PREFERENCE PERFORMANCE STATEMENT AS PART OF A STATUTORY 20 LEGISLATIVE DECLARATION, THE GENERAL ASSEMBLY HEREBY FINDS AND 21 DECLARES THAT THE PURPOSES OF THE TAX EXPENDITURE CREATED IN 22 SUBSECTION (3) OF THIS SECTION ARE TO SUBSTANTIALLY REDUCE CHILD 23 POVERTY, MAKE COLORADO MORE AFFORDABLE FOR FAMILIES, AND HELP 24 FAMILIES AFFORD EXPENSES ASSOCIATED WITH HAVING CHILDREN BY 25 PROVIDING TAX RELIEF FOR CERTAIN INDIVIDUALS.

26 (d) THE GENERAL ASSEMBLY AND THE STATE AUDITOR, IN
 27 CONSULTATION WITH THE DEPARTMENT OF REVENUE, SHALL MEASURE THE

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1	EFFECTIVENESS OF THE EXEMPTION ALLOWED BY THIS SECTION BY
2	DETERMINING THE NUMBER OF COLORADO FAMILIES WHO, AFTER CLAIMING
3	A CREDIT OR CREDITS IN THIS SECTION, NO LONGER FALL BELOW THE
4	FEDERAL POVERTY LEVEL IN THE TAX YEAR IN WHICH THEY CLAIMED THE
5	CREDIT OR CREDITS.
6	(2) As used in this section, unless the context otherwise
7	REQUIRES:
8	(a) "ELIGIBLE CHILD" MEANS A QUALIFYING CHILD, AS DEFINED IN
9	SECTION 152 (c) OF THE "INTERNAL REVENUE CODE OF 1986"; EXCEPT
10	THAT THE AGE REQUIREMENTS ARE AS SET FORTH IN SUBSECTIONS $(3)(a)(I)$,
11	(3)(a)(II), (3)(b)(I), AND (3)(b)(II) OF THIS SECTION.
12	(b) (I) "ESTIMATED ADJUSTMENT FACTOR" MEANS, FOR A GIVEN
13	INCOME TAX YEAR, THE CAGR FOR NONEXEMPT REVENUE THAT IS
14	CALCULATED ACCORDING TO THE FOLLOWING FORMULA, AS ADJUSTED
15	PURSUANT TO SUBSECTION $(2)(b)(IV)$ OF THIS SECTION:
16	$CAGR = \left(\left(\frac{EV}{BV} \right)^{1/n} - 1 \right) \times 100$
17	(II) As used in this subsection (2)(b):
18	(A) "APPLICABLE FORECAST" MEANS EITHER THE QUARTERLY
19	DECEMBER REVENUE FORECAST PREPARED BY LEGISLATIVE COUNCIL STAFF
20	OR THE QUARTERLY DECEMBER REVENUE FORECAST PREPARED BY THE
21	OFFICE OF STATE PLANNING AND BUDGETING IN THE DECEMBER
22	IMMEDIATELY PRECEDING THE APPLICABLE STATE FISCAL YEAR, AS
23	DETERMINED BY WHICH IMMEDIATELY PRECEDING MARCH FORECAST THE
24	JOINT BUDGET COMMITTEE OF THE GENERAL ASSEMBLY USED IN THE
25	PREPARATION OF THE STATE BUDGET.
26	(B) "APPLICABLE STATE FISCAL YEAR" MEANS THE FISCAL YEAR
27	THAT BEGINS IN THE INCOME TAX YEAR FOR WHICH THE CREDIT IS

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1 ALLOWED.

2 (C)"BV" MEANS, ON OR BEFORE DECEMBER 31, 2024, THE 3 ESTIMATE OF THE STATE'S NONEXEMPT REVENUE FOR STATE FISCAL YEAR 4 2024-25 INCLUDED IN THE APPLICABLE FORECAST EXCLUDING THE 5 PROJECTED AGGREGATE AMOUNT OF THE TAX CREDIT ALLOWED PURSUANT 6 TO THIS SECTION AND THE PROJECTED AGGREGATE AMOUNT OF THE 7 INCREASED PORTION OF THE EARNED INCOME TAX CREDIT ALLOWED 8 PURSUANT TO SECTION 39-22-123.5 (3.5), CREATED IN HOUSE BILL 9 24-1134, ENACTED IN 2024, FOR THE GIVEN INCOME TAX YEAR, AND AFTER 10 DECEMBER 31, 2024, THE AMOUNT OF THE STATE'S NONEXEMPT REVENUE 11 FOR STATE FISCAL YEAR 2024-25 excluding the aggregate amount of 12 THE TAX CREDIT ALLOWED PURSUANT TO THIS SECTION AND THE 13 AGGREGATE AMOUNT OF THE INCREASED PORTION OF THE EARNED INCOME TAX CREDIT ALLOWED PURSUANT TO SECTION 39-22-123.5(3.5), CREATED 14 15 IN HOUSE BILL 24-1134, ENACTED IN 2024, FOR THE GIVEN INCOME TAX 16 YEAR. 17 (D) "CAGR" MEANS THE ESTIMATED COMPOUND ANNUAL GROWTH 18 RATE. "EV" MEANS THE ESTIMATE OF THE STATE'S NONEXEMPT 19 (E)20 REVENUE FOR THE APPLICABLE STATE FISCAL YEAR INCLUDED IN THE 21 APPLICABLE FORECAST EXCLUDING THE PROJECTED AGGREGATE AMOUNT 22 OF THE TAX CREDIT ALLOWED PURSUANT TO THIS SECTION AND THE 23 PROJECTED AGGREGATE AMOUNT OF THE INCREASED PORTION OF THE 24 EARNED INCOME TAX CREDIT ALLOWED PURSUANT TO SECTION 39-22-123.5 25 (3.5), CREATED IN HOUSE BILL 24-1134, ENACTED IN 2024, FOR THE GIVEN 26 INCOME TAX YEAR.

27 (F) "N" MEANS, FOR THE APPLICABLE STATE FISCAL YEAR, THE

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1 NUMBER OF STATE FISCAL YEARS THAT HAVE PASSED SINCE THE 2024-25 2 STATE FISCAL YEAR. 3 (G) "NONEXEMPT REVENUE" MEANS, FOR THE APPLICABLE STATE 4 FISCAL YEAR, THE REVENUE THAT IS IDENTIFIED AS NONEXEMPT TABOR 5 REVENUES IN THE ANNUAL COMPREHENSIVE FINANCIAL REPORT PUBLISHED 6 BY THE OFFICE OF THE STATE CONTROLLER. 7 (H) "TABOR" MEANS SECTION 20 OF ARTICLE X OF THE STATE 8 CONSTITUTION. 9 (III) THE EXECUTIVE DIRECTOR SHALL CALCULATE THE ESTIMATED 10 ADJUSTMENT FACTOR IN ACCORDANCE WITH THIS SECTION. 11 (IV) THE ESTIMATED ADJUSTMENT FACTOR MUST BE INCREASED BY 12 ONE-TENTH OF ONE PERCENTAGE POINT IF THE COLORADO UNEMPLOYMENT 13 RATE, AS CALCULATED BY THE UNITED STATES BUREAU OF LABOR 14 STATISTICS, REACHES FIVE PERCENT AND MUST BE INCREASED BY AN 15 ADDITIONAL ONE-TENTH OF ONE PERCENTAGE POINT FOR EVERY ONE 16 PERCENTAGE POINT INCREASE IN THE COLORADO UNEMPLOYMENT RATE 17 ABOVE FIVE PERCENT. 18 (c) "FEDERAL POVERTY LEVEL" MEANS THE POVERTY LINE THAT IS 19 REQUIRED TO BE UPDATED ANNUALLY WITHIN THE FEDERAL POVERTY 20 GUIDELINES ADOPTED BY THE UNITED STATES DEPARTMENT OF HEALTH 21 AND HUMAN SERVICES PURSUANT TO 42 U.S.C. SEC. 9902 (2). 22 (d) "INFLATION" MEANS THE ANNUAL PERCENTAGE CHANGE IN THE 23 UNITED STATES DEPARTMENT OF LABOR BUREAU OF LABOR STATISTICS 24 CONSUMER PRICE INDEX FOR DENVER-AURORA-LAKEWOOD FOR ALL ITEMS 25 PAID BY ALL URBAN CONSUMERS, OR ITS APPLICABLE SUCCESSOR INDEX. 26 (3) (a) IN ADDITION TO THE CHILD TAX CREDIT ALLOWED BY 27 SECTION 39-22-129, FOR INCOME TAX YEARS COMMENCING ON OR AFTER

1	JANUARY 1, 2024, BUT BEFORE JANUARY 1, 2034, A RESIDENT INDIVIDUAL
2	WHO FILES A SINGLE RETURN IS ALLOWED A FAMILY AFFORDABILITY TAX
3	CREDIT AGAINST THE INCOME TAXES DUE UNDER THIS ARTICLE $\overline{22}$ For:
4	(I) Each eligible child of the resident individual who is five
5	YEARS OF AGE OR YOUNGER AT THE CLOSE OF THE INCOME TAX YEAR IN
6	THE AMOUNT OF THREE THOUSAND TWO HUNDRED DOLLARS, ADJUSTED
7	FOR INFLATION AND AS MODIFIED BY SUBSECTIONS $(4), (5), $ and (6) OF THIS
8	SECTION; AND
9	(II) Each eligible child of the resident individual who is six
10	YEARS OF AGE OR OLDER BUT LESS THAN SEVENTEEN YEARS OF AGE AT THE
11	CLOSE OF THE INCOME TAX YEAR IN AN AMOUNT THAT IS SEVENTY-FIVE
12	PERCENT OF THE AMOUNT ALLOWED IN SUBSECTION $(3)(a)(I)$ of this
13	SECTION, AS MODIFIED BY SUBSECTIONS (4) , (5) , and (6) of this section.
14	(b) IN ADDITION TO THE CHILD TAX CREDIT ALLOWED BY SECTION
15	39-22-129, FOR INCOME TAX YEARS COMMENCING ON OR AFTER JANUARY
16	1, 2024, but before January $1, 2034$, two resident individuals who
17	FILE A JOINT RETURN ARE ALLOWED A FAMILY AFFORDABILITY TAX CREDIT
18	AGAINST THE INCOME TAXES DUE UNDER THIS ARTICLE 22 FOR:
19	(I) EACH ELIGIBLE CHILD OF THE RESIDENT INDIVIDUALS WHO IS
20	FIVE YEARS OF AGE OR YOUNGER AT THE CLOSE OF THE INCOME TAX YEAR
21	IN THE AMOUNT OF THREE THOUSAND TWO HUNDRED DOLLARS, ADJUSTED
22	FOR INFLATION AND AS MODIFIED BY SUBSECTIONS $(4), (5), \text{AND}(6)$ OF THIS
23	SECTION; AND
24	(II) EACH ELIGIBLE CHILD OF THE RESIDENT INDIVIDUALS WHO IS
25	SIX YEARS OF AGE OR OLDER BUT LESS THAN SEVENTEEN YEARS OF AGE AT
26	THE CLOSE OF THE INCOME TAX YEAR IN AN AMOUNT THAT IS
27	SEVENTY-FIVE PERCENT OF THE AMOUNT ALLOWED IN SUBSECTION

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(3)(b)(I) OF THIS SECTION, AS MODIFIED BY SUBSECTIONS (4), (5), AND (6)
 OF THIS SECTION.

3 (4) FOR INCOME TAX YEARS COMMENCING ON OR AFTER JANUARY
4 1, 2024, BUT BEFORE JANUARY 1, 2025, THE CREDIT AMOUNTS IN:
5 (a) SUBSECTION (3)(a)(I) OF THIS SECTION ARE REDUCED, BUT NOT

6 BELOW ZERO, BY AN AMOUNT EQUAL TO SIX AND EIGHT HUNDRED
7 SEVENTY-FIVE ONE-THOUSANDTHS PERCENT FOR EACH FIVE THOUSAND
8 DOLLARS BY WHICH A RESIDENT INDIVIDUAL'S ADJUSTED GROSS INCOME
9 EXCEEDS FIFTEEN THOUSAND DOLLARS; AND

10 (b) SUBSECTION (3)(b)(I) OF THIS SECTION ARE REDUCED, BUT NOT
11 BELOW ZERO, BY AN AMOUNT EQUAL TO SIX AND EIGHT HUNDRED
12 SEVENTY-FIVE ONE-THOUSANDTHS PERCENT FOR EACH FIVE THOUSAND
13 DOLLARS BY WHICH TWO RESIDENT INDIVIDUALS' ADJUSTED GROSS INCOME
14 EXCEEDS TWENTY-FIVE THOUSAND DOLLARS.

15 (5) FOR INCOME TAX YEARS COMMENCING ON OR AFTER JANUARY
1, 2025, BUT BEFORE JANUARY 1, 2026, IF THE ESTIMATED ADJUSTMENT
17 FACTOR IS:

18 (a) GREATER THAN OR EQUAL TO TWO PERCENT:

(I) THE FULL CREDIT AMOUNT SET FORTH IN SUBSECTION (3)(a)(I)
OF THIS SECTION IS ALLOWED FOR A RESIDENT INDIVIDUAL WHO FILES A
SINGLE RETURN WITH AN ADJUSTED GROSS INCOME OF FIFTEEN THOUSAND
DOLLARS OR LESS, AND THE FULL CREDIT AMOUNT SET FORTH IN
SUBSECTION (3)(b)(I) OF THIS SECTION IS ALLOWED FOR TWO RESIDENT
INDIVIDUALS WHO FILE A JOINT RETURN WITH AN ADJUSTED GROSS INCOME
OF TWENTY-FIVE THOUSAND DOLLARS OR LESS;

26 (II) THE CREDIT AMOUNT IN SUBSECTION (3)(a)(I) OF THIS SECTION
27 IS REDUCED, BUT NOT BELOW ZERO, BY AN AMOUNT EQUAL TO SIX AND

2 FIVE THOUSAND DOLLARS BY WHICH A RESIDENT INDIVIDUAL'S ADJUSTED 3 GROSS INCOME EXCEEDS FIFTEEN THOUSAND DOLLARS; AND 4 (III) THE CREDIT AMOUNT IN SUBSECTION (3)(b)(I) OF THIS SECTION 5 IS REDUCED, BUT NOT BELOW ZERO, BY AN AMOUNT EQUAL TO SIX AND 6 EIGHT HUNDRED SEVENTY-FIVE ONE-THOUSANDTHS PERCENT FOR EACH 7 FIVE THOUSAND DOLLARS BY WHICH TWO RESIDENT INDIVIDUALS' 8 ADJUSTED GROSS INCOME EXCEEDS TWENTY-FIVE THOUSAND DOLLARS; OR 9 (b) LESS THAN TWO PERCENT, NO CREDIT IS ALLOWED PURSUANT 10 TO THIS SECTION. 11 (6) FOR INCOME TAX YEARS COMMENCING ON OR AFTER JANUARY 12 1, 2026, BUT BEFORE JANUARY 1, 2034, IF THE ESTIMATED ADJUSTMENT 13 FACTOR FOR THE INCOME TAX YEAR IS: 14 (a) GREATER THAN OR EQUAL TO THREE AND SEVENTY-FIVE 15 ONE-HUNDREDTHS PERCENT: 16 (I) THE FULL CREDIT AMOUNT SET FORTH IN SUBSECTION (3)(a)(I)17 OF THIS SECTION IS ALLOWED FOR A RESIDENT INDIVIDUAL WHO FILES A 18 SINGLE RETURN WITH AN ADJUSTED GROSS INCOME OF FIFTEEN THOUSAND 19 DOLLARS OR LESS, AND THE FULL CREDIT AMOUNT SET FORTH IN 20 SUBSECTION (3)(b)(I) OF THIS SECTION IS ALLOWED FOR TWO RESIDENT 21 INDIVIDUALS WHO FILE A JOINT RETURN WITH AN ADJUSTED GROSS INCOME 22 OF TWENTY-FIVE THOUSAND DOLLARS OR LESS; 23 (II) THE CREDIT AMOUNT IN SUBSECTION (3)(a)(I) OF THIS SECTION 24 IS REDUCED, BUT NOT BELOW ZERO, BY AN AMOUNT EQUAL TO SIX AND 25 EIGHT HUNDRED SEVENTY-FIVE ONE-THOUSANDTHS PERCENT FOR EACH 26 FIVE THOUSAND DOLLARS BY WHICH A RESIDENT INDIVIDUAL'S ADJUSTED 27 GROSS INCOME EXCEEDS FIFTEEN THOUSAND DOLLARS; AND

EIGHT HUNDRED SEVENTY-FIVE ONE-THOUSANDTHS PERCENT FOR EACH

(III) THE CREDIT AMOUNT IN SUBSECTION (3)(b)(I) OF THIS SECTION
 IS REDUCED, BUT NOT BELOW ZERO, BY AN AMOUNT EQUAL TO SIX AND
 EIGHT HUNDRED SEVENTY-FIVE ONE-THOUSANDTHS PERCENT FOR EACH
 FIVE THOUSAND DOLLARS BY WHICH TWO RESIDENT INDIVIDUALS'
 ADJUSTED GROSS INCOME EXCEEDS TWENTY-FIVE THOUSAND DOLLARS;

6 (b) GREATER THAN OR EQUAL TO THREE AND FIFTY-SIX
7 ONE-HUNDREDTHS PERCENT, BUT LESS THAN THREE AND SEVENTY-FIVE
8 ONE-HUNDREDTHS PERCENT, THEN:

9 (I) THE FULL CREDIT AMOUNT SET FORTH IN SUBSECTION (3)(a)(I) 10 OF THIS SECTION IS ALLOWED FOR A RESIDENT INDIVIDUAL WHO FILES A 11 SINGLE RETURN WITH AN ADJUSTED GROSS INCOME OF FIFTEEN THOUSAND 12 DOLLARS OR LESS, AND THE FULL CREDIT AMOUNT SET FORTH IN 13 SUBSECTION (3)(b)(I) OF THIS SECTION IS ALLOWED FOR TWO RESIDENT 14 INDIVIDUALS WHO FILE A JOINT RETURN WITH AN ADJUSTED GROSS INCOME 15 OF TWENTY-FIVE THOUSAND DOLLARS OR LESS;

16 (II) THE CREDIT AMOUNT IN SUBSECTION (3)(a)(I) OF THIS SECTION
17 IS REDUCED, BUT NOT BELOW ZERO, BY AN AMOUNT EQUAL TO NINE AND
18 SIX ONE-HUNDREDTHS PERCENT FOR EACH FIVE THOUSAND DOLLARS BY
19 WHICH A RESIDENT INDIVIDUAL'S ADJUSTED GROSS INCOME EXCEEDS
20 FIFTEEN THOUSAND DOLLARS; AND

(III) THE CREDIT AMOUNT IN SUBSECTION (3)(b)(I) OF THIS SECTION
IS REDUCED, BUT NOT BELOW ZERO, BY AN AMOUNT EQUAL TO NINE AND
SIX ONE-HUNDREDTHS PERCENT FOR EACH FIVE THOUSAND DOLLARS BY
WHICH TWO RESIDENT INDIVIDUALS' ADJUSTED GROSS INCOME EXCEEDS
TWENTY-FIVE THOUSAND DOLLARS;

26 (c) GREATER THAN OR EQUAL TO THREE AND THIRTY-SEVEN
27 ONE-HUNDREDTHS PERCENT, BUT LESS THAN THREE AND FIFTY-SIX

1 ONE-HUNDREDTHS PERCENT, THEN:

(I) THE FULL CREDIT AMOUNT SET FORTH IN SUBSECTION (3)(a)(I)
OF THIS SECTION IS ALLOWED FOR A RESIDENT INDIVIDUAL WHO FILES A
SINGLE RETURN WITH AN ADJUSTED GROSS INCOME OF FIFTEEN THOUSAND
DOLLARS OR LESS, AND THE FULL CREDIT AMOUNT SET FORTH IN
SUBSECTION (3)(b)(I) OF THIS SECTION IS ALLOWED FOR TWO RESIDENT
INDIVIDUALS WHO FILE A JOINT RETURN WITH AN ADJUSTED GROSS INCOME
OF TWENTY-FIVE THOUSAND DOLLARS OR LESS;

9 (II) THE CREDIT AMOUNT IN SUBSECTION (3)(a)(I) OF THIS SECTION
10 IS REDUCED, BUT NOT BELOW ZERO, BY AN AMOUNT EQUAL TO THIRTEEN
11 AND FIFTY-NINE ONE-HUNDREDTHS PERCENT FOR EACH FIVE THOUSAND
12 DOLLARS BY WHICH A RESIDENT INDIVIDUAL'S ADJUSTED GROSS INCOME
13 EXCEEDS FIFTEEN THOUSAND DOLLARS; AND

(III) THE CREDIT AMOUNT IN SUBSECTION (3)(b)(I) OF THIS SECTION
IS REDUCED, BUT NOT BELOW ZERO, BY AN AMOUNT EQUAL TO THIRTEEN
AND FIFTY-NINE ONE-HUNDREDTHS PERCENT FOR EACH FIVE THOUSAND
DOLLARS BY WHICH TWO RESIDENT INDIVIDUALS' ADJUSTED GROSS INCOME
EXCEEDS TWENTY-FIVE THOUSAND DOLLARS;

19 (d) GREATER THAN OR EQUAL TO THREE AND EIGHTEEN
20 ONE-HUNDREDTHS PERCENT, BUT LESS THAN THREE AND THIRTY-SEVEN
21 ONE-HUNDREDTHS PERCENT, THEN:

(I) THE CREDIT AMOUNT SET FORTH IN SUBSECTION (3)(a)(I) OF
THIS SECTION IS REDUCED TO TWO THOUSAND SIX HUNDRED DOLLARS,
ADJUSTED FOR INFLATION, FOR A RESIDENT INDIVIDUAL WHO FILES A
SINGLE RETURN WITH AN ADJUSTED GROSS INCOME OF FIFTEEN THOUSAND
DOLLARS OR LESS, AND THE CREDIT AMOUNT SET FORTH IN SUBSECTION
(3)(b)(I) OF THIS SECTION IS REDUCED TO TWO THOUSAND SIX HUNDRED

DOLLARS, ADJUSTED FOR INFLATION, FOR TWO RESIDENT INDIVIDUALS WHO
 FILE A JOINT RETURN WITH AN ADJUSTED GROSS INCOME OF TWENTY-FIVE
 THOUSAND DOLLARS OR LESS;

4 (II) THE CREDIT AMOUNT IN SUBSECTION (3)(a)(I) OF THIS SECTION,
5 AS MODIFIED BY SUBSECTION (6)(d)(I) OF THIS SECTION, IS REDUCED, BUT
6 NOT BELOW ZERO, BY AN AMOUNT EQUAL TO NINETEEN AND
7 TWENTY-THREE ONE-HUNDREDTHS PERCENT FOR EACH FIVE THOUSAND
8 DOLLARS BY WHICH A RESIDENT INDIVIDUAL'S ADJUSTED GROSS INCOME
9 EXCEEDS FIFTEEN THOUSAND DOLLARS; AND

(III) THE CREDIT AMOUNT IN SUBSECTION (3)(b)(I) OF THIS
SECTION, AS MODIFIED BY SUBSECTION (6)(d)(I) OF THIS SECTION, WILL BE
REDUCED, BUT NOT BELOW ZERO, BY AN AMOUNT EQUAL TO NINETEEN AND
TWENTY-THREE ONE-HUNDREDTHS PERCENT FOR EACH FIVE THOUSAND
DOLLARS BY WHICH TWO RESIDENT INDIVIDUALS' ADJUSTED GROSS INCOME
EXCEEDS TWENTY-FIVE THOUSAND DOLLARS;

16 (e) GREATER THAN OR EQUAL TO THREE PERCENT, BUT LESS THAN
 17 THREE AND EIGHTEEN ONE-HUNDREDTHS PERCENT, THEN:

18 (I) THE CREDIT AMOUNT SET FORTH IN SUBSECTION (3)(a)(I) OF 19 THIS SECTION IS REDUCED TO ONE THOUSAND SIX HUNDRED FIFTY 20 DOLLARS, ADJUSTED FOR INFLATION, FOR A RESIDENT INDIVIDUAL WHO 21 FILES A SINGLE RETURN WITH AN ADJUSTED GROSS INCOME OF FIFTEEN 22 THOUSAND DOLLARS OR LESS, AND THE CREDIT AMOUNT SET FORTH IN 23 SUBSECTION (3)(b)(I) OF THIS SECTION IS REDUCED TO ONE THOUSAND SIX 24 HUNDRED FIFTY DOLLARS, ADJUSTED FOR INFLATION, FOR TWO RESIDENT 25 INDIVIDUALS WHO FILE A JOINT RETURN WITH AN ADJUSTED GROSS INCOME 26 OF TWENTY-FIVE THOUSAND DOLLARS OR LESS;

27 (II) THE CREDIT AMOUNT IN SUBSECTION (3)(a)(I) OF THIS SECTION,

1 AS MODIFIED BY SUBSECTION (6)(e)(I) OF THIS SECTION, IS REDUCED, BUT 2 NOT BELOW ZERO, BY AN AMOUNT EQUAL TO THIRTY AND THIRTY 3 ONE-HUNDREDTHS PERCENT FOR EACH FIVE THOUSAND DOLLARS BY WHICH 4 A RESIDENT INDIVIDUAL'S ADJUSTED GROSS INCOME EXCEEDS FIFTEEN 5 THOUSAND DOLLARS; AND 6 (III) THE CREDIT AMOUNT IN SUBSECTION (3)(b)(I) OF THIS 7 SECTION, AS MODIFIED BY SUBSECTION (6)(e)(I) OF THIS SECTION, IS 8 REDUCED, BUT NOT BELOW ZERO, BY AN AMOUNT EQUAL TO THIRTY AND 9 THIRTY ONE-HUNDREDTHS PERCENT FOR EACH FIVE THOUSAND DOLLARS 10 BY WHICH TWO RESIDENT INDIVIDUALS' ADJUSTED GROSS INCOME EXCEEDS 11 TWENTY-FIVE THOUSAND DOLLARS; OR 12 (f) LESS THAN THREE PERCENT, NO CREDIT IS ALLOWED PURSUANT 13 TO THIS SECTION. 14 (7) FOR INCOME TAX YEARS COMMENCING ON OR AFTER JANUARY 15 1, 2025, THE DEPARTMENT OF REVENUE SHALL ADJUST THE FEDERAL 16 ADJUSTED GROSS INCOME AMOUNTS SET FORTH IN THIS SECTION TO 17 REFLECT INFLATION FOR EACH INCOME TAX YEAR IN WHICH THE CREDIT 18 DESCRIBED IN THIS SECTION IS ALLOWED IF CUMULATIVE INFLATION SINCE 19 THE LAST ADJUSTMENT, WHEN APPLIED TO THE CURRENT LIMITS, RESULTS 20 IN AN INCREASE OF AT LEAST ONE THOUSAND DOLLARS WHEN THE 21 ADJUSTED LIMITS ARE ROUNDED TO THE NEAREST ONE THOUSAND 22 DOLLARS. 23 (8) IN THE CASE OF A PART-YEAR RESIDENT, THE CREDIT ALLOWED 24 UNDER THIS SECTION IS APPORTIONED IN THE RATIO DETERMINED UNDER 25 SECTION 39-22-110 (1). 26 (9) THE CREDIT ALLOWED UNDER THIS SECTION IS NOT CONSIDERED

27 TO BE INCOME OR RESOURCES FOR THE PURPOSE OF DETERMINING

1 ELIGIBILITY FOR THE PAYMENT OF PUBLIC ASSISTANCE BENEFITS AND 2 MEDICAL ASSISTANCE BENEFITS AUTHORIZED UNDER STATE LAW OR FOR A 3 PAYMENT MADE UNDER ANY OTHER PUBLICLY FUNDED PROGRAMS. 4 (10) THE AMOUNT OF THE CREDIT ALLOWED UNDER THIS SECTION 5 THAT EXCEEDS THE RESIDENT INDIVIDUAL'S INCOME TAXES DUE IS 6 REFUNDED TO THE INDIVIDUAL. 7 (11)THE DEPARTMENT OF REVENUE IS AUTHORIZED AND 8 ENCOURAGED TO DEVELOP A MEANS OF PAYING THE CREDITS ALLOWED BY 9 THIS SECTION TO RESIDENT INDIVIDUALS WHO QUALIFY FOR THE CREDITS 10 IN TWELVE EQUAL MONTHLY PAYMENTS RATHER THAN ANNUALLY. 11 (12) THIS SECTION IS REPEALED, EFFECTIVE DECEMBER 31, 2037. 12 SECTION 2. Appropriation. (1) For the 2024-25 state 13 fiscalyear, \$178,494 is appropriated to the department of revenue. This

14 appropriation is from the general fund. To implement this act, the15 department may use this appropriation as follows:

(a) \$88,604 for use by the taxation business group for personal
services related to taxation services, which amount is based on the
assumption that the division will require an additional 1.2 FTE;

(b) \$33,604 for tax administration IT system (GenTax) support;
(c) \$8,206 for use by the taxation business group for operating
expenses related to taxation services;

(d) \$22,085 for use by the executive director's office for personal
services related to administration and support; and

24 (e) \$25,995 for document management services.

(2) For the 2024-25 state fiscal year, \$25,995 is appropriated to the
 department of personnel. This appropriation is from reappropriated funds
 received from the department of revenue under subsection (1)(e) of this

section. To implement this act, the department of personnel may use this
 appropriation to provide document management services for the
 department of revenue.

4 SECTION 3. Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the 5 6 ninety-day period after final adjournment of the general assembly; except 7 that, if a referendum petition is filed pursuant to section 1 (3) of article V 8 of the state constitution against this act or an item, section, or part of this 9 act within such period, then the act, item, section, or part will not take 10 effect unless approved by the people at the general election to be held in 11 November 2024 and, in such case, will take effect on the date of the 12 official declaration of the vote thereon by the governor.