## 2024 Third Extraordinary Session ACT NO. 6

AN ACT

HOUSE BILL NO. 3

1

BY REPRESENTATIVE EMERSON AND SENATOR FOIL

2 To amend and reenact R.S. 47:287.750(E)(1), 6005(C)(1), 6006(A) and (B)(1)(introductory 3 paragraph), (2), and (4), 6006.1(A), (B)(introductory paragraph), (1), (3), and (4), 4 and (C), 6008(A), 6013(A), 6014(A), (B), and (C)(1) and (3) through (5), 6015(B)(1) 5 and (2), (C)(3)(a) and (d)(i), (D)(2)(introductory paragraph), and (K), 6017(A), 6 6018(B), (D)(introductory paragraph), and (E), 6019(A)(1)(a)(i) and (3)(a) and 7 (b)(ii)(aa) and (dd)(I), 6020(D)(2)(a) and (3)(a) and (d)(i), 6022(E)(1)(a), (b), and 8 (e)(introductory paragraph), 6028(C)(introductory paragraph) and (D)(1) and (2), 9 6032(A) and (D), 6033(C)(introductory paragraph) and (D)(1) and (2), 10 6036(C)(1)(a)(introductory paragraph) and (I)(2)(a)(i) and (b), 6105(A), 6107(A) and 11 (B), and 6108(A) and (B)(introductory paragraph), (1), (3), and (4) and R.S. 12 51:1787(A)(2)(a) and (b) and (G) and 2399.3(A)(1) and (3)(a) and (d)(i) and to 13 repeal Chapter 5 of Subtitle II of Title 47 of the Louisiana Revised Statutes of 1950, 14 comprised of R.S. 47:601 through 618, and R.S. 47:3204(H)(1), (I)(1)(a), and (J)(1) 15 and 4305(B)(1), relative to corporation taxes; to repeal the corporation franchise tax; 16 to repeal provisions relative to the application, administration, collection, and 17 payment of the corporation franchise tax; to repeal the automatic corporation 18 franchise tax rate reduction under certain circumstances; to repeal provisions relative 19 to corporations not subject to the corporation franchise tax; to provide with respect

to tax credits applicable against corporation franchise tax; to provide for

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2	applicability; to provide for an effective date; and to provide for related matters.
3	Be it enacted by the Legislature of Louisiana:
4	Section 1. R.S. 47:287.750(E)(1), 6005(C)(1), 6006(A) and (B)(1)(introductory
5	paragraph), (2), and (4), 6006.1(A), (B)(introductory paragraph), (1), (3), and (4), and (C),
6	6008(A), 6013(A), 6014(A), (B), and (C)(1) and (3) through (5), 6015(B)(1) and (2),
7	(C)(3)(a) and (d)(i), (D)(2)(introductory paragraph), and (K), 6017(A), 6018(B),
8	(D) (introductory  paragraph),  and  (E),  6019 (A) (1) (a) (i)  and  (3) (a)  and  (b) (ii) (aa)  and  (dd) (I),  (A)
9	6020(D)(2)(a) and (3)(a) and (d)(i), 6022(E)(1)(a), (b), and (e)(introductory paragraph),
10	6028 (C) (introductory paragraph) and (D) (1) and (2), 6032 (A) and (D), 6033 (C) (introductory D), 6032 (A) and (D), 6033 (C), 6032 (
11	paragraph) and (D)(1) and (2), 6036(C)(1)(a)(introductory paragraph) and (I)(2)(a)(i) and
12	(b), 6105(A), 6107(A) and (B), and 6108(A) and (B)(introductory paragraph), (1), (3), and
13	(4) are hereby amended and reenacted to read as follows:
14	§287.750. Louisiana work opportunity tax credit
15	* * *
16	E.(1) The credit shall be allowed against any Louisiana income or franchise
17	tax due from an eligible business for the taxable period in which the credit is earned.
18	* * *
19	§6005. Qualified new recycling manufacturing or process equipment and service
20	contracts
21	* * *
22	C.(1) A taxpayer who purchases qualified new recycling manufacturing or
23	process equipment or qualified service contracts, or both, as defined in this Section
24	and certified by the secretary of the Department of Environmental Quality to be used
25	or performed exclusively in this state shall be entitled to a credit against any income
26	and corporation franchise taxes imposed by the state in an amount equal to fourteen
27	percent of the cost of the new recycling manufacturing or process equipment or
28	qualified service contract, or both, less the amount of any other tax credits received

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for the purchase of such equipment or contract, or both.

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A.(1) There shall be allowed a credit against any Louisiana income or corporation franchise tax for ad valorem taxes paid to political subdivisions on inventory held by manufacturers, distributors, and retailers.

- (2) There shall be allowed a credit against any Louisiana income or corporation franchise tax for ad valorem taxes paid to political subdivisions on natural gas held, used, or consumed in providing natural gas storage services or operating natural gas storage facilities.
- B.(1) Credit for taxes paid by corporations shall be applied to state corporate corporation income and corporation franchise taxes. Credit for taxes paid by unincorporated persons shall be applied to state personal income taxes. The secretary shall make a refund to the taxpayer in the amount to which he is entitled from the current collections of the taxes collected pursuant to Chapters Chapter 1 and 5 of Subtitle II of this Title. If the amount of the credit authorized pursuant to Subsection A of this Section exceeds the amount of tax liability for the tax year, the following amounts of the excess credit shall either be refundable or may be carried forward as a credit against subsequent Louisiana income or corporation franchise tax liability for a period not to exceed ten years, as follows:

\* \* \*

(2) Each taxpayer allowed a credit under this Section shall claim the credit on its separately filed income or corporate franchise tax return; however, for purposes of the application of the limitations on refundability of excess credit provided for in Subparagraphs (1)(a) through (c) of this Subsection, all taxpayers included in one consolidated federal income tax return filed under the Internal Revenue Code shall be treated as a single taxpayer.

\* \* \*

(4) Notwithstanding any provision in this Section to the contrary, for a manufacturer, as defined in Subparagraph (C)(3)(b) of this Section, if the amount of the credit authorized pursuant to Subsection A of this Section exceeds the amount of tax liability for the tax year, the excess credit shall not be refundable and may only

be carried forward as a credit against subsequent Louisiana income or corporation
franchise tax liability for a period not to exceed ten years and shall not be refundable.

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§6006.1. Tax credits for taxes paid with respect to vessels in Outer Continental Shelf Lands Act Waters

A. There shall be allowed a credit against any Louisiana income or corporation franchise tax for ad valorem taxes paid to political subdivisions on vessels in Outer Continental Shelf Lands Act Waters as certified to the assessor pursuant to R.S. 47:1956(B) within the calendar year immediately preceding the taxable year of assessment of such vessel. For purposes of this Section, ad valorem taxes shall be deemed to be paid to political subdivisions when they are paid either in money or by applying credits established pursuant to R.S. 47:2132.

- B. Notwithstanding anything to the contrary in either Chapter 1 or Chapter 5 of Subtitle II of this Title, as amended, the following rules shall apply with respect to the application of the credit established in Subsection A of this Section:
- (1) The credit for taxes paid by or on behalf of a corporation shall be applied against Louisiana corporate income and corporation franchise taxes of such the corporation. However, any such credit allowable to any member of an affiliated group of corporations, as defined in Section 1504 of the Internal Revenue Code of 1954, as amended, shall be applied against Louisiana corporate income and corporation franchise taxes of such the member and any other member of such the affiliated group of corporations until the entire amount of the credit has been applied against such Louisiana corporate income taxes or corporation franchise taxes.

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(3) The credit for taxes paid by or on behalf of a corporation classified under Subchapter S of the Internal Revenue Code of 1954, as amended, as an S corporation shall be applied first against any Louisiana corporate corporation income and corporation franchise taxes tax due by such the S corporation, and the remainder of any such credit shall be allocated to the shareholder or shareholders of such the S

corporation in accordance with their respective interests and applied against the Louisiana income tax of such the shareholder or shareholders of the S corporation.

(4) The credit for taxes paid by or on behalf of a partnership shall be allocated to the partners according to their distributive shares of partnership gross income and applied against any Louisiana income tax and corporation franchise tax liability of such the partners.

\* \* \*

C. Notwithstanding any other provision of law to the contrary in Title 47 of the Louisiana Revised Statutes of 1950, as amended this Title, any excess of allowable credit established by this Section over the aggregate tax liabilities against which such the credit can be applied, as provided in this Section, shall constitute an overpayment, as defined in R.S. 47:1621(A), and the secretary shall make a refund of such the overpayment from the current collections of the taxes imposed by Chapter 1 or Chapter 5 of Subtitle II of Title 47 of the Louisiana Revised Statutes of 1950, as amended this Title, together with interest as provided in R.S. 47:1624. The right to a credit or refund of any such an overpayment shall not be subject to the requirements of R.S. 47:1621(B). All credits and refunds, together with interest thereon, must be paid or disallowed within ninety days of receipt by the secretary; of any such the claim for refund or credit. Failure of the secretary to pay or disallow, in whole or in part, any claim for a credit or a refund shall entitle the aggrieved taxpayer to proceed with the remedies provided in R.S. 47:1625.

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§6008. Tax credits for donations made to assist playgrounds in economically depressed areas

A. There shall be allowed a credit against any Louisiana income or corporation franchise tax for qualified donations made to qualified playgrounds. The credit shall be an amount equal to the lesser of seven hundred twenty dollars or thirty-six one hundredths of the value of the cash, equipment, goods, or services donated. Any such credit shall be taken as a credit against the applicable income tax or taxes only in the taxable period in which the donation is made. The total amount

of the credits taken	by any taxpayer	during any	taxable year	shall not	exceed	one
thousand dollars.						

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§6013. Tax credits for donations made to public schools

A. There shall be allowed a credit against the <u>corporate corporation</u> income tax and the corporation franchise tax for qualified donations made to a public school. The credit shall be an amount equal to twenty-eight percent of the appraised value of the qualified donation. Any such credit shall be taken as a credit against the <u>corporate corporation</u> income or <u>corporation franchise</u> tax for the taxable year in which the donation is made. The total of all such credits taken in a taxable year shall not exceed the total tax liability for that taxable year.

\* \* \*

§6014. Credit for property taxes paid by certain telephone companies; fund

A. Pursuant to the provisions of this Section, there shall be allowed a credit against Louisiana corporation or individual income taxes and Louisiana corporation franchise tax for, and in an amount equal to, forty percent of the aggregate ad valorem taxes paid to political subdivisions of this state after December 31, 2000, by a telephone company, as defined in R.S. 47:1851(Q), with respect to such telephone company's public service properties, as defined in R.S. 47:1851(M), which are assessed by the Louisiana Tax Commission at twenty-five percent of fair market value pursuant to R.S. 47:1854.

B. The credit allowed under this Section shall be applied against any Louisiana income or corporation franchise tax shown on a return filed by a person, as defined in R.S. 47:2, entitled to such the credit as determined under Subsection C of this Section for income or franchise tax years ending on or after December 31, 2001.

C. Notwithstanding any provision of law to the contrary, the following provisions shall apply with respect to the application of the credit established in Subsection A of this Section:

(1) The credit for ad valorem taxes paid by or on behalf of a corporation shall be applied against Louisiana corporation income and corporation franchise taxes tax of such the corporation. However, any such credit allowable to any member of an affiliated group of corporations, as defined in Section 1504 of the Internal Revenue Code of 1986, as amended, shall be applied against Louisiana corporation income and corporation franchise taxes tax of such the member and any other member of such the affiliated group of corporations until the entire amount of the credit has been applied against such Louisiana corporation income taxes or corporation franchise taxes.

\* \* \*

- (3) The credit for taxes paid by or on behalf of a corporation classified under Subchapter S of the Internal Revenue Code of 1986, as amended, as an S corporation shall be applied first against any Louisiana corporation income and corporation franchise taxes tax due by such the S corporation, and the remainder of any such credit shall be allocated to the shareholder or shareholders of such the S corporation in accordance with their respective interests and applied against the Louisiana income tax of such the shareholder or shareholders of the S corporation.
- (4) The credit for taxes paid by or on behalf of a partnership shall be allocated to the partners according to their distributive shares of partnership gross income and applied against any Louisiana income tax and corporation franchise tax liability of such the partners.
- (5) The credit for taxes paid by or on behalf of a limited liability company shall be allocated to the members according to their distributive shares of such the limited liability company's gross income and applied against any Louisiana income tax and corporation franchise tax liability of such the members; however, the credit for taxes paid by or on behalf of a limited liability company treated as a corporation for Louisiana income tax purposes may be applied against the Louisiana corporation income taxes of such the limited liability company.

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§6015. Research and development tax credit	
* * *	:
B.(1) Any taxpayer who employs fift	ry or more persons and claims for the
taxable year a federal income tax credit under 2	26 U.S.C. 41(a) for increasing research

(2) Any taxpayer who employs less than fifty persons and claims for the taxable year a federal income tax credit under 26 U.S.C. 41(a) for the taxable year, or meets the requirements of Subparagraph (3)(i) of this Subsection, shall be allowed a tax credit to be applied against income and corporation franchise taxes tax due in the manner provided for in Subsection K of this Section.

activities shall be allowed a tax credit to be applied against income and corporation

franchise taxes tax due in the manner provided for in Subsection K of this Section.

\* \* \*

C.

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(3)(a) All entities taxed as corporations for Louisiana income or corporation franchise tax purposes shall claim any credit allowed under this Section on their corporation income and corporation franchise tax return.

\* \* \*

- (d) Entities not taxed as corporations shall claim any credit allowed under this Section on the returns of the partners or members as follows:
- (i) Corporate partners or members shall claim their share of the credit on their corporation income or corporation franchise tax returns.

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24 D.

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(2) In addition to the credit utilization allowed by Paragraph (C)(3) of this Section, research and development tax credits for tax years 2018 and later that are based on participation in the Small Business Technology Transfer Program or the Small Business Innovation Research Grant program and that were not previously

1	claimed by any taxpayer against his income or corporation franchise tax may be
2	transferred or sold to another Louisiana taxpayer, subject to the following conditions:
3	* * *
4	K. If the amount of the credit authorized pursuant to Subsection A of this
5	Section exceeds the amount of tax liability for the tax year, the excess credit may be
6	carried forward as a credit against subsequent Louisiana income or corporation
7	franchise tax liability for a period not to exceed five years.
8	* * *
9	§6017. Tax credits for certain expenses paid by economic development corporations
10	A. There shall be allowed a credit against any Louisiana income or
1	corporation franchise taxes tax for the filing fee paid to the Louisiana State Bond
12	Commission that is incurred by an economic development corporation in the
13	preparation and issuance of bonds, as provided for in Chapter 27 of Title 33 of the
14	Louisiana Revised Statutes of 1950. The credit shall be an amount equal to seventy-
15	two percent of the amount of the filing fee paid to the Louisiana State Bond
16	Commission that is incurred by the corporation in the preparation and issuance of the
17	bonds.
18	* * *
19	§6018. Tax credits for purchasers from "PIE contractors"
20	* * *
21	B. There shall be allowed a credit in each tax year beginning on and after
22	January 1, 2007, against the Louisiana income tax and the Louisiana corporate
23	franchise tax for any individual or business which purchases specialty apparel items
24	including, but not limited to industrial clothes, uniforms, and scrubs, from a
25	contractor in a certified Private Sector/Prison Industry Enhancement Program which
26	employs inmates of Louisiana correctional institutions to manufacture such apparel.
27	* * *
28	D. Notwithstanding anything to the contrary in either Chapter 1 or Chapter
20	5 of Subtitle II of Title 47 of the Louisiana Davised Statutes of 1050, as amonded this

<u>Title</u>, the following rules shall apply with respect to the application of the credit provided for in this Section:

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E. Notwithstanding any other law to the contrary, any excess of allowable credit over aggregate tax liabilities against which such the credit can be applied shall constitute an overpayment, as defined in R.S. 47:1621(A), and the secretary of the Department of Revenue may make a refund of such the overpayment from the current collections of the taxes imposed by Chapter 1 or Chapter 5 of Subtitle II of Title 47 of the Louisiana Revised Statutes of 1950, as amended this Title, together with interest as provided in R.S. 47:1624. The right to a credit or refund of any such overpayment shall not be subject to the requirements of R.S. 47:1621(B). All credits and refunds, together with interest thereon, shall be paid or disallowed within ninety days of receipt by the secretary of any such the claim for refund or credit. Failure of the secretary to pay or disallow the credit or refund in whole or in part shall entitle the aggrieved taxpayer to proceed with the remedies provided in R.S. 47:1625.

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§6019. Tax credit; rehabilitation of historic structures

A.(1)(a)(i) There shall be a credit against income and corporation franchise tax for the amount of eligible costs and expenses incurred during the rehabilitation of a historic structure located in a downtown development district, located in a cultural district, or contributing to the National Register of Historic Places. The amount of the credit shall equal twenty-five percent of the eligible costs and expenses of the rehabilitation incurred prior to January 1, 2018, regardless of the year in which the property is placed in service. The amount of the credit shall equal twenty percent of the eligible costs and expenses of the rehabilitation incurred on or after January 1, 2018, and before January 1, 2023, regardless of the year in which the property is placed in service. The amount of the credit shall equal twenty-five percent of the eligible costs and expenses of the rehabilitation incurred on or after January 1, 2023, and before January 1, 2029, regardless of the year in which the

1	property is placed in service. No credit is authorized pursuant to this Section for
2	expenses incurred on or after January 1, 2029.
3	* * *
4	(3)(a) The credit shall be allowed against the income tax for the taxable
5	period in which the credit is earned and against the franchise tax for the taxable
6	period following the taxable period in which the credit is earned. If the tax credit
7	allowed pursuant to this Section exceeds the amount of such taxes due, any unused
8	credit may be carried forward as a credit against subsequent tax liability for a period
9	not to exceed five years. This credit may be used in addition to the twenty percent
10	federal tax credit for such purposes.
11	(b)
12	* * *
13	(ii)(aa) All entities taxed as corporations for Louisiana income or corporation
14	franchise tax purposes shall claim any credit allowed under this Section on their
15	corporation income and corporation franchise tax return.
16	* * *
17	(dd) Entities not taxed as corporations shall claim any credit allowed under
18	this Section on the returns of the partners or members as follows:
19	(I) Corporate partners or members shall claim their share of the credit on
20	their corporation income or corporation franchise tax returns.
21	* * *
22	§6020. Angel Investor Tax Credit Program
23	* * *
24	D. Tax credits.
25	* * *
26	(2)(a) An investor may apply for and, if qualified, be granted a credit on any
27	income or corporation franchise tax liability owed to the state by the taxpayer
28	seeking to claim the credit in the amount approved by the secretary of the
29	department. The amount of the tax credit shall be based upon the amount of money
30	invested by the investor in the Louisiana Entrepreneurial Business, which investment

shall not exceed seven hundred twenty thousand dollars per year per business and one million four hundred forty thousand dollars total per business. Except as otherwise provided in Subparagraph (b) of this Paragraph, the credit shall be allowed against the income tax for the taxable period in which the credit is earned and the franchise tax for the taxable period following the period in which the credit is earned. The credits approved by the department shall be granted at the rate of twenty-five percent of the amount of the investment with the credit divided in equal portions for two years.

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(3)(a) All entities taxed as corporations for Louisiana income or corporation franchise tax purposes shall claim any credit allowed under this Section on their corporation income and corporation franchise tax return.

\* \* \*

- (d) Entities not taxed as corporations shall claim any credit allowed under this Section on the returns of the partners or members as follows:
- (i) Corporate partners or members shall claim their share of the credit on their corporation income or corporation franchise tax returns.

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§6022. Digital interactive media and software tax credit

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- E. Use of tax credits. (1) For tax credits earned for expenditures made on or before December 31, 2011:
- (a) The credit shall be allowed against the income or franchise tax due from a taxpayer for the taxable period in which the credit is earned as well as the immediately preceding period. If the tax credit allowed pursuant to this Section exceeds the amount of such taxes due from a taxpayer, then any unused credit may be carried forward by the taxpayer as a credit against subsequent tax liability for a period not to exceed ten years. However, in no event shall the amount of the tax

	HB NO. 3
1	credit applied by a taxpayer in a taxable period exceed the amount of such taxes due
2	from the taxpayer for that taxable period.
3	(b) All entities taxed as corporations for Louisiana income tax purposes shall
4	claim any credit on their corporation income and franchise tax return.
5	* * *
6	(e) Any tax credits allocated to a person and not previously claimed by any
7	taxpayer against his Louisiana state income or franchise tax may be transferred or
8	sold by such the person to another person, subject to the following conditions:
9	* * *
10	§6028. Louisiana Youth Jobs Tax Credit Program
11	* * *
12	C. Administration of the credit. There shall be allowed a nonrefundable tax
13	credit against income <del>and corporation franchise taxes</del> <u>tax</u> for a business that hires one
14	or more eligible youth on or after July 1, 2021. Notwithstanding any provision of
15	this Section to the contrary, no credit shall be granted unless the eligible youth works
16	at least three consecutive months in a full-time or part-time position at the business.
17	* * *
18	D. Application of the credit. (1) The credit shall be allowed against the
19	income or corporation franchise tax due from a taxpayer for the taxable period in
20	which the credit is earned. If the tax credit allowed pursuant to this Section exceeds
21	the amount of such taxes due from a taxpayer, then the taxpayer may carry forward
22	any unused portion as a credit against subsequent tax liability for a period not to
23	exceed five years. However, in no event shall the amount of the tax credit applied by
24	a taxpayer in a taxable period exceed the amount of such taxes due from the taxpayer
25	for that taxable period.
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claim any credit on their corporation income and franchise tax return.

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(2) All entities taxed as corporations for Louisiana income tax purposes shall

§6032. Tax credit for certain milk producer	§6032.	Tax cred	it for certa	in milk	producers
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A. A resident taxpayer engaged in the business of producing milk for sale shall be allowed a refundable tax credit based on the amount of milk produced and sold. The credit may be claimed against any Louisiana income tax and the corporation franchise tax. The credit shall be allowed when the USDA Uniform Price in Federal Order Number 7 drops below the announced production price any time during the calendar year.

\* \* \*

D. The credit provided by this Section shall be earned on the last day of each calendar year and may be claimed against the income tax for the taxable year that includes the day on which the credit is earned or for the succeeding franchise tax year. The credit shall be prorated on a quarterly basis.

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§6033. Apprenticeship tax credits

\* \* \*

C. Administration of the credit. For taxable periods beginning after December 31, 2021, there shall be allowed a nonrefundable tax credit against Louisiana income tax or corporation franchise tax for the employment of eligible apprentices as provided for in this Section.

\* \* \*

D. Application of the credit.

(1) The credit shall be allowed against the income or franchise tax due from a taxpayer for the taxable period in which the credit is earned. If the tax credit allowed pursuant to this Section exceeds the amount of such taxes due from a taxpayer, then the taxpayer as a credit may carry any unused credit forward to be applied against subsequent tax liability for a period not to exceed five years. However, in no event shall the amount of the tax credit applied by a taxpayer in a taxable period exceed the amount of such taxes due from the taxpayer for that taxable period.

(2) All entities taxed as corporations for Louisiana income tax purposes shall
claim any credit on their corporation income and franchise tax return.

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§6036. Ports of Louisiana tax credits

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C. Investor tax credit.

(1)(a) There are hereby authorized the following credits against state income and corporate franchise tax:

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I. Import-export cargo tax credit.

\* \* \*

(2)(a)(i) For taxable years beginning on and after January 1, 2014, there shall be allowed a credit against the individual income, corporation income, and corporation franchise tax liability of a taxpayer who has received certification pursuant to the provisions of Paragraph (1) of this Subsection, provided that the credit shall be allowed only against the tax liability of the international business entity which receives the certification. The amount of the credit shall be equal to the product of multiplying three dollars and sixty cents by the taxpayer's number of tons of qualified cargo for the taxable year which exceeds the pre-certification tonnage or the product of multiplying the number of dollars by the taxpayer's number of tons of qualified cargo for the taxable year or portion of a taxable year which exceeds the pre-certification tonnage which is warranted by the significant positive economic benefit determined by the commissioner pursuant to Item (ii) of this Subparagraph, whichever is less. For purposes of this Item, "pre-certification tonnage" means the number of tons of cargo which meets the definition of qualified cargo for purposes of this credit, and which was owned by the international business entity receiving the credit, were imported or exported to or from a manufacturing, fabrication, assembly, distribution, processing, or warehouse facility located in Louisiana, and which were so moved by way of an oceangoing vessel berthed at public port facilities in

Louisiana during the calendar year prior to the year in which the application is submitted. However, each tax credit granted to a taxpayer shall be subject to the same limit as is provided for a qualifying project pursuant to Subparagraph (C)(1)(b) of this Section. In addition, the import-export cargo tax credits granted by the department to any recipient pursuant to this Section shall be limited to an amount which shall not result in a reduction of tax liability by all recipients of such credits to exceed four million five hundred thousand dollars in any fiscal year.

\* \* \*

(b) In the event that If the tax credits allowed pursuant to this Subsection exceed the total tax liability of the taxpayer in the taxable year, the amount of the credit not used as an offset against such tax liability may be carried forward as a credit against subsequent individual and corporation income, or corporation franchise tax liabilities for a period not to exceed five taxable years.

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## §6105. Child care provider tax credit

A. There shall be a credit against any Louisiana individual or corporation income tax or corporation franchise tax for a child care provider. The tax credit shall be refundable as provided for in R.S. 47:6108. The tax credit shall be an amount based upon the average monthly number of children who either participate in the Child Care Assistance Program administered by the office of children and family services in the Department of Children and Family Services state Department of Education or who are foster children in the custody of the Department of Children and Family Services, and who are attending a child care facility or facilities operated by the child care provider, multiplied by an amount which shall be based upon the quality rating of each child care facility operated by the child care provider as follows:

Quality Rating of Child Care Facility Tax Credit Per Eligible
Child Attending
Five star \$1,500

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HB NO. 3 **ENROLLED** 1 Four star \$1,250 2 Three star \$1,000 3 Two star \$ 750 4 0 One star or nonparticipating facility 5 6 §6107. Business-supported child care 7 A.(1) There shall be a refundable credit against any Louisiana individual or 8 corporation income tax or corporation franchise tax for the eligible business child 9 care expenses supported by a business. The credit shall be the following percentages 10 of such eligible business child care expenses depending upon the quality rating of the 11 child care facility to which the expenses are related or the quality rating of the child 12 care facility the child attends: 13 Quality Rating of Child Care Facility Percentage of eligible business 14 child care expenses 15 Five star 20% 16 Four star 15% 17 Three star 10% 18 Two star 5% 19 One star or nonparticipating facility 0 20 (2) There shall be an additional refundable credit against any Louisiana 21 individual or corporation income tax or corporation franchise tax for the payment by 22 a business of fees and grants to child care resource and referral agencies not to 23 exceed five thousand dollars per tax year. 24 B. The credits provided for in this Section shall be allowed against income

tax or corporate franchise tax for the taxable period in which the credit is earned. If the tax credit exceeds the amount of such taxes due, then the unused credit shall be refunded as provided for in R.S. 47:6108.

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§6108. Refundable tax credits

A. Notwithstanding any other provision of law to the contrary, any excess of allowable credit provided in R.S. 47:6105, 6106, and 6107 and the refundable portion of the credit as provided for in R.S. 47:6104 over the aggregate tax liabilities against which such the credit may be applied, as provided in this Section, shall constitute an overpayment, as defined in R.S. 47:1621(A), and the secretary shall make a refund of such the overpayment from the current collections of the taxes imposed by Chapter 1 or Chapter 5 of Subtitle II of this Title, together with interest as provided in R.S. 47:1624. The right to a credit or refund of any such overpayment shall not be subject to the requirements of R.S. 47:1621(B). All credits and refunds, together with interest thereof, must be paid or disallowed within one year of receipt by the secretary of any such the claim for refund or credit. Failure of the secretary to pay or disallow, in whole or in part, any claim for a credit or a refund shall entitle the aggrieved taxpayer to proceed with the remedies provided in R.S. 47:1625.

- B. Notwithstanding anything to the contrary in either Chapter 1 or Chapter 5 of Subtitle II of this Title, as amended, the following rules shall apply with respect to the application of the credit established in Subsection A of this Section:
- (1) The credit for taxes paid by or on behalf of a corporation shall be applied against Louisiana corporate income and corporation franchise taxes tax of such the corporation.

\* \* \*

(3) The credit for taxes paid by or on behalf of a corporation classified under Subchapter S of the Internal Revenue Code of 1954, as amended, as an S corporation shall be applied first against any Louisiana corporate income and corporation franchise taxes tax due by such the S corporation, and the remainder of any such credit shall be allocated to the shareholder or shareholders of such the S corporation in accordance with their respective interests and applied against the Louisiana income tax of such the shareholder or shareholders of the S corporation.

(4) The credit for taxes paid by or on behalf of a partnership shall be allocated to the partners according to their distributive shares of partnership gross income and applied against any Louisiana income tax and corporation franchise tax liability of such the partners.

\* \* \*

Section 2. R.S. 51:1787(A)(2)(a) and (b) and (G) and 2399.3(A)(1) and (3)(a) and (d)(i) are hereby amended and reenacted to read as follows:

§1787. Enterprise zone incentives

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A. The board, after consultation with the secretaries of the Department of Economic Development and Department of Revenue, and with the approval of the governor, may enter into contracts not to exceed five years to provide:

12 \* \* \*

(2)(a) Except as provided in Subparagraph (b) of this Paragraph, for a two thousand five hundred dollar tax credit per net new employee as determined by the company's average annual employment reported under the Louisiana Employment Security Law during the taxable year for which credit is claimed. For projects for which the advance notification form is filed on or after April 1, 2016, the amount of the credit provided for in this Subparagraph shall be one thousand dollars per net new employee, unless either the net new employee for which the credit is claimed was receiving Supplemental Nutrition Assistance Program (SNAP), Women, Infants, and Children (WIC), Medicaid, unemployment benefits, or any other benefits from a similar public assistance program, as provided for in rule by the Department of Economic Development, during the six-month period prior to employment or the net new employee is hired by a participating business located in an enterprise zone. The amount of the credit for each net new employee meeting these qualifications shall be three thousand five hundred dollars. This tax credit may be applied to any state income tax liability or any state corporate franchise tax liability, but not liabilities for penalty or interest, due or outstanding at the time the credit is generated. However, credits may be applied to a due or outstanding tax liability attributable to

tax years prior to the year in which the credit is generated only if the tax liability is the result of an assessment, administrative, or judicial proceeding by the Department of Revenue after an audit, provided that no further interest or penalty shall be accrued on such tax liability after the credit is generated. If the entire credit cannot be used in the year claimed, the remainder may be applied against the income tax or corporate franchise tax for the succeeding ten taxable years or until the entire credit is used, whichever occurs first. These credits shall also apply to those tax liabilities, but not liabilities for penalty or interest, identified in tax years where existing contracts generate the credit.

(b) In lieu of the tax credit provided in Subparagraph (a) of this Paragraph, for aviation or aerospace industries as defined in North American Industry Classification System (NAICS) Code 336411, 336412, 336413, and 332912, for a five thousand dollar tax credit for each new job created. This tax credit may be applied to any state income tax liability or any state franchise tax liability within a ten-year period from the date that the contract becomes effective or until the entire credit is used, whichever occurs first.

\* \* \*

G. The board, after consultation with the secretaries of the Department of Economic Development and the Department of Revenue, and with the approval of the governor, may enter into agreements with employers located in either urban or rural enterprise zones or in economic development zones under which employers may receive a two-year tax credit for a total of two thousand five hundred dollars for each FITAP participant who is employed full time for a period of not less than two years for compensation which will disqualify such person from continued participation in the FITAP program. This tax credit may be applied to any state income tax liability or any state franchise tax liability and shall be used for the taxable year in which the increase in average annual employment occurred. However, an employee shall be limited to two years participation under the program. No employer shall obtain a credit for more than ten employees in the first year of

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1	participation in the program authorized by this Section. Employers shall be engine
2	for tax credits under the program for ten years.
3	* * *
4	§2399.3. Modernization tax credit
5	A.(1) Except as provided in Subsection B of this Section, an employer may
6	earn and apply for and, if qualified, be granted a refundable credit on any income or
7	corporation franchise tax liability owed to the state by the employer seeking to claim
8	the credit, in the amount approved by the secretary of the department for the amount
9	of qualified expenditures incurred by the employer for a modernization. Except as
10	otherwise provided in this Paragraph, the refundable credit shall be allowed against
11	the income tax for the taxable period in which the credit is earned and the franchise
12	tax for the taxable period following the period in which the credit is earned.
13	* * *
14	(3)(a) All entities taxed as corporations for Louisiana income or corporation
15	franchise tax purposes shall claim any credit allowed under this Section on their
16	corporation income and corporation franchise tax return.
17	* * *
18	(d) Entities not taxed as corporations shall claim any credit allowed under
19	this Section on the returns of the partners or members as follows:
20	(i) Corporate partners or members shall claim their share of the credit on
21	their corporation income or corporation franchise tax returns.
22	* * *
23	Section 3. Chapter 5 of Subtitle II of Title 47 of the Louisiana Revised Statutes of
24	1950, comprised of R.S. 47:601 through 618, and R.S. 47:3204(H)(1), (I)(1)(a), and (J)(1)
25	and 4305(B)(1) are hereby repealed in their entirety.
26	Section 4. In any instance in which a provision of this Act conflicts with a provision
27	of the Act which originated as House Bill No. 10 of this 2024 Third Extraordinary Session
28	of the Legislature, the provision of the Act which originated as House Bill No. 10 of this

2024 Third Extraordinary Session of the Legislature shall prevail and be given effect.

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1	Section 5. In any instance in which a provision of this Act conflicts with a provision
2	of the Act which originated as House Bill No. 2 of this 2024 Third Extraordinary Session
3	of the Legislature, the provision of the Act which originated as House Bill No. 2 of this 2024
4	Third Extraordinary Session of the Legislature shall prevail and be given effect.
5	Section 6. The provisions of this Act shall apply to corporate franchise tax periods
6	beginning on or after January 1, 2026.
7	Section 7. This Act shall become effective on January 1, 2026.
	ODE A MEDION THE HOUSE OF DEDDESCRITATIONS
	SPEAKER OF THE HOUSE OF REPRESENTATIVES
	PRESIDENT OF THE SENATE
	GOVERNOR OF THE STATE OF LOUISIANA

**ENROLLED** 

HB NO. 3

APPROVED: