First Regular Session Seventy-third General Assembly STATE OF COLORADO

REREVISED

This Version Includes All Amendments Adopted in the Second House HOUSE BILL 21-1002

LLS NO. 21-0711.01 Esther van Mourik x4215

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A BILL FOR AN ACT

101	CONCERNING REDUCTIONS TO CERTAIN TAXPAYERS' STATE INCOME
102	TAX LIABILITY RELATED TO STATE TAX LAW CHANGES MADE IN
103	2020, AND, IN CONNECTION THEREWITH, MAKING AN
104	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 <u>http://leg.colorado.gov.</u>)

Sections 1 and 3 of the bill restore, over time, certain business deductions to federal taxable income that were disallowed in Colorado by operation of a department of revenue rule and by House Bill 20-1420.

SENATE 2nd Reading Unamended January 14, 2021

> 3rd Reading Unamended January 14, 2021

Amended 2nd Reading January 13, 2021

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The specific deductions are related to net operating losses, the application of the federal excess business loss rules, interest expenses, and qualified improvement property.

The earned income tax credit is equal to a percentage of the federal earned income tax credit. Section 2 allows taxpayers filing with an individual taxpayer identification number to claim the earned income tax credit for income tax years commencing on or after January 1, 2020.

1 Be it enacted by the General Assembly of the State of Colorado: 2 SECTION 1. In Colorado Revised Statutes, 39-22-104, add 3 (4)(z) as follows: 4 39-22-104. Income tax imposed on individuals, estates, and 5 trusts - single rate - legislative declaration - definitions - repeal. 6 (4) There shall be subtracted from federal taxable income: 7 (z) (I) EXCEPT AS PROVIDED IN SUBSECTION (4)(z)(II) of this 8 SECTION, FOR INCOME TAX YEARS BEGINNING ON OR AFTER JANUARY 1, 9 2021, BUT BEFORE JANUARY 1, 2022, THE SUM OF THE AMOUNT BY WHICH 10 TAXABLE INCOME FOR THE SPECIFIED TAX YEARS EXCEEDS THE TAXABLE 11 INCOME FOR THE MODIFIED SPECIFIED TAX YEARS COMPUTED SEPARATELY 12 FOR EACH INCOME TAX YEAR, PLUS THE SUM OF ANY AMOUNTS ADDED 13 BACK BY THE TAXPAYER AS SPECIFIED IN SUBSECTIONS (3)(1), (3)(m), AND 14 (3)(n) OF THIS SECTION. 15 (II) (A) THE SUBTRACTION CALCULATED UNDER SUBSECTION 16 (4)(z)(I) OF THIS SECTION APPLIES AFTER THE APPLICATION OF THE OTHER 17 SUBTRACTIONS PROVIDED FOR IN THIS SUBSECTION (4) AND IS LIMITED TO 18 THE LESSER OF THE TAXPAYER'S COLORADO TAXABLE INCOME OR THREE 19 HUNDRED THOUSAND DOLLARS. 20 (B) ANY AMOUNT OF THE SUBTRACTION CALCULATED UNDER 21 SUBSECTION (4)(z)(I) of this section that a taxpayer may not claim 22 BY OPERATION OF SUBSECTION (4)(z)(II)(A) OF THIS SECTION MAY BE

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1 CARRIED FORWARD TO SUBSEQUENT TAX YEARS AS A SUBTRACTION FROM 2 THE TAXPAYER'S FEDERAL TAXABLE INCOME UNTIL EXHAUSTED; EXCEPT 3 THAT EACH TAX YEAR'S SUBTRACTION MAY NOT EXCEED THE LESSER OF 4 THE TAXPAYER'S COLORADO TAXABLE INCOME OR ONE HUNDRED FIFTY 5 THOUSAND DOLLARS FOR THE INCOME TAX YEARS COMMENCING ON OR 6 AFTER JANUARY 1, 2022, BUT BEFORE JANUARY 1, 2026, AND EACH YEAR'S 7 SUBTRACTION MAY NOT EXCEED THE TAXPAYER'S COLORADO TAXABLE 8 INCOME IN ANY INCOME TAX YEARS THEREAFTER. ANY SUBTRACTION 9 MUST BE APPLIED FIRST TO THE EARLIEST INCOME TAX YEARS POSSIBLE. 10 (III) A TAXPAYER THAT APPLIES THE SUBTRACTION ALLOWED IN

11 THIS SUBSECTION (4)(z) WITH RESPECT TO QUALIFIED IMPROVEMENT 12 PROPERTY SHALL CALCULATE THE GAIN OR LOSS ON A SALE OF SUCH 13 QUALIFIED IMPROVEMENT PROPERTY FOR PURPOSES OF THE SUBTRACTION 14 IN SUBSECTION (4)(b) OF THIS SECTION USING THE BASIS REPORTED ON 15 THEIR FEDERAL INCOME TAX RETURN AT THE TIME OF THE SALE.

16 (IV) AS USED IN THIS SUBSECTION (4)(z), UNLESS THE CONTEXT
17 OTHERWISE REQUIRES:

18 (A) "CARES ACT" MEANS THE MARCH 2020 "CORONAVIRUS AID,
19 RELIEF, AND ECONOMIC SECURITY ACT", PUB.L. 116-136.

20 (B) "COLORADO TAXABLE INCOME" MEANS FEDERAL TAXABLE
21 INCOME AS MODIFIED BY THIS ARTICLE 22 WITHOUT REGARD TO THIS
22 SUBSECTION (4)(z).

(C) "RETROACTIVE PROVISIONS OF THE CARES ACT" MEANS THE
CHANGES MADE TO THE INTERNAL REVENUE CODE IN SECTIONS 2303,
2304, 2306, AND 2307 OF THE CARES ACT.

26 (D) "TAXABLE INCOME FOR THE MODIFIED SPECIFIED TAX YEARS"
27 MEANS THE TAXPAYER'S COLORADO TAXABLE INCOME FOR TAX YEARS

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1 ENDING BEFORE MARCH 27, 2020, AS CALCULATED UNDER THE INTERNAL 2 REVENUE CODE AND COLORADO LAW APPLICABLE TO THE TAXPAYER'S 3 RETURN AS OF THE DATE THE RETURN WAS DUE, AS MODIFIED BY THE 4 APPLICATION OF THE RETROACTIVE PROVISIONS OF THE CARES ACT 5 APPLIED TO THE CALCULATION OF THE TAXPAYER'S FEDERAL TAXABLE 6 INCOME, BUT ONLY TO THE EXTENT THE TAXPAYER APPROPRIATELY 7 APPLIED THOSE PROVISIONS TO THE TAXPAYER'S FEDERAL INCOME TAX 8 RETURNS FOR EACH TAX YEAR.

9 (E) "TAXABLE INCOME FOR THE SPECIFIED TAX YEARS" MEANS THE 10 TAXPAYER'S COLORADO TAXABLE INCOME FOR TAX YEARS ENDING 11 BEFORE MARCH 27, 2020, AS CALCULATED UNDER COLORADO LAW 12 APPLICABLE TO THE TAXPAYER'S RETURN AS OF THE DATE THE RETURN 13 WAS DUE.

SECTION 2. In Colorado Revised Statutes, 39-22-123.5, amend
(2.5)(a); and repeal (2.5)(c) as follows:

16 **39-22-123.5.** Earned income tax credit - not a refund of excess 17 state revenues - trigger - legislative declaration. (2.5) (a) For income 18 tax years commencing on or after January 1, 2021 JANUARY 1, 2020, but 19 before January 1, 2022, a resident individual is allowed an earned income 20 tax credit against the taxes due under this article 22 that is equal to ten 21 percent of the federal credit that the resident individual would have been 22 allowed, but for the fact that the resident individual, the resident 23 individual's spouse, or one or more of the resident individual's dependents 24 do not have a social security number that is valid for employment.

25 (c) For purposes of this subsection (2.5), a "resident individual"
26 includes a taxpayer filing with an individual taxpayer identification
27 number.

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SECTION 3. In Colorado Revised Statutes, 39-22-304, add
 (3)(p) as follows:

3 39-22-304. Net income of corporation - legislative declaration
4 - definitions - repeal. (3) There shall be subtracted from federal taxable
5 income:

6 (p)(I)(A) EXCEPT AS PROVIDED IN SUBSECTIONS (3)(p)(I)(B) AND 7 (3)(p)(II) OF THIS SECTION, FOR INCOME TAX YEARS BEGINNING ON OR 8 AFTER JANUARY 1, 2021, BUT BEFORE JANUARY 1, 2022, THE SUM OF THE 9 AMOUNT BY WHICH TAXABLE INCOME FOR THE SPECIFIED TAX YEARS 10 EXCEEDS THE TAXABLE INCOME FOR THE MODIFIED SPECIFIED TAX YEARS 11 COMPUTED SEPARATELY FOR EACH INCOME TAX YEAR, PLUS THE AMOUNT 12 ADDED BACK BY THE TAXPAYER AS SPECIFIED IN SUBSECTION (2)(i) OF THIS 13 SECTION.

14 (B) FOR ANY INCOME TAX YEAR INCLUDED IN THE CALCULATION 15 UNDER SUBSECTION (3)(p)(I)(A) OF THIS SECTION IN WHICH THE TAXPAYER 16 WAS REQUIRED TO APPORTION OR ALLOCATE INCOME TO COLORADO 17 UNDER THE PROVISIONS OF THIS ARTICLE 22 APPLICABLE TO THAT INCOME 18 TAX YEAR, THE AMOUNT INCLUDED IN THE CALCULATION UNDER 19 SUBSECTION (3)(p)(I)(A) is the following amount multiplied by the 20 TAXPAYER'S APPORTIONMENT FACTOR FOR THE TAX YEAR: THE AMOUNT 21 BY WHICH TAXABLE INCOME FOR THE SPECIFIED TAX YEAR EXCEEDS THE 22 TAXABLE INCOME FOR THE MODIFIED SPECIFIED TAX YEAR, PLUS THE 23 AMOUNT ADDED BACK BY THE TAXPAYER AS SPECIFIED IN SUBSECTION 24 (2)(i).

(II) (A) THE SUBTRACTION CALCULATED UNDER SUBSECTION
(3)(p)(I) OF THIS SECTION APPLIES AFTER THE APPLICATION OF THE OTHER
SUBTRACTIONS PROVIDED FOR IN THIS SUBSECTION (3) AND IS LIMITED TO

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THE LESSER OF THE TAXPAYER'S COLORADO TAXABLE INCOME OR THREE
 HUNDRED THOUSAND DOLLARS.

3 (B) ANY AMOUNT OF THE SUBTRACTION CALCULATED UNDER 4 SUBSECTION (3)(p)(I) of this section that a taxpayer may not claim 5 BY OPERATION OF SUBSECTION (3)(p)(II)(A) OF THIS SECTION MAY BE 6 CARRIED FORWARD TO SUBSEQUENT TAX YEARS AS A SUBTRACTION FROM 7 THE TAXPAYER'S FEDERAL TAXABLE INCOME UNTIL EXHAUSTED; EXCEPT 8 THAT EACH TAX YEAR'S SUBTRACTION MAY NOT EXCEED THE LESSER OF 9 THE TAXPAYER'S COLORADO TAXABLE INCOME OR ONE HUNDRED FIFTY 10 THOUSAND DOLLARS FOR THE INCOME TAX YEARS COMMENCING ON OR 11 AFTER JANUARY 1, 2022, BUT BEFORE JANUARY 1, 2026, AND EACH YEAR'S 12 SUBTRACTION MAY NOT EXCEED THE TAXPAYER'S COLORADO TAXABLE 13 INCOME IN ANY INCOME TAX YEARS THEREAFTER. ANY SUBTRACTION 14 MUST BE APPLIED FIRST TO THE EARLIEST INCOME TAX YEARS POSSIBLE. 15 (C) IN THE CASE OF A TAXPAYER THAT APPORTIONS AND 16 ALLOCATES NET INCOME AS REQUIRED BY SECTION 39-22-303.6(3)(b) in

17 THE TAXPAYER'S INCOME TAX YEAR BEGINNING ON OR AFTER JANUARY 1,
2021, BUT BEFORE JANUARY 1, 2022, THE SUBTRACTION APPLIES TO THE
19 TAXPAYER'S NET INCOME APPORTIONED AND ALLOCATED TO COLORADO.
20 ANY CARRY FORWARD AMOUNT SUBTRACTED IN A SUBSEQUENT TAX YEAR
21 UNDER SUBSECTION (3)(p)(II)(B) OF THIS SECTION IS APPLIED TO NET
22 INCOME APPORTIONED AND ALLOCATED TO COLORADO FOR THAT
23 SUBSEQUENT TAX YEAR.

(III) A TAXPAYER THAT APPLIES THE SUBTRACTION ALLOWED IN
THIS SUBSECTION (3)(p) WITH RESPECT TO QUALIFIED IMPROVEMENT
PROPERTY SHALL CALCULATE THE GAIN OR LOSS ON A SALE OF SUCH
QUALIFIED IMPROVEMENT PROPERTY FOR PURPOSES OF THE SUBTRACTION

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IN SUBSECTION (3)(c) OF THIS SECTION USING THE BASIS REPORTED ON
 THEIR FEDERAL INCOME TAX RETURN AT THE TIME OF THE SALE.

3 (IV) AS USED IN THIS SUBSECTION (3)(p), UNLESS THE CONTEXT
4 OTHERWISE REQUIRES:

5 (A) "CARES ACT" MEANS THE MARCH 2020 "CORONAVIRUS AID,
6 RELIEF, AND ECONOMIC SECURITY ACT", PUB.L. 116-136.

7 (B) "COLORADO TAXABLE INCOME" MEANS FEDERAL TAXABLE
8 INCOME AS MODIFIED BY THIS ARTICLE 22 WITHOUT REGARD TO THIS
9 SUBSECTION (3)(p).

10 (C) "RETROACTIVE PROVISIONS OF THE CARES ACT" MEANS THE
11 CHANGES MADE TO THE INTERNAL REVENUE CODE IN SECTIONS 2306 AND
12 2307 OF THE CARES ACT.

13 (D) "TAXABLE INCOME FOR THE MODIFIED SPECIFIED TAX YEARS" 14 MEANS THE TAXPAYER'S COLORADO TAXABLE INCOME FOR TAX YEARS 15 ENDING BEFORE MARCH 27, 2020, AS CALCULATED UNDER THE INTERNAL 16 REVENUE CODE AND COLORADO LAW APPLICABLE TO THE TAXPAYER'S 17 RETURN AS OF THE DATE THE RETURN WAS DUE, AS MODIFIED BY THE 18 APPLICATION OF THE RETROACTIVE PROVISIONS OF THE CARES ACT 19 APPLIED TO THE CALCULATION OF THE TAXPAYER'S FEDERAL TAXABLE 20 INCOME, BUT ONLY TO THE EXTENT THE TAXPAYER APPROPRIATELY 21 APPLIED THOSE PROVISIONS TO THE TAXPAYER'S FEDERAL INCOME TAX 22 RETURNS FOR EACH TAX YEAR.

(E) "TAXABLE INCOME FOR THE SPECIFIED TAX YEARS" MEANS THE
TAXPAYER'S COLORADO TAXABLE INCOME FOR TAX YEARS ENDING
BEFORE MARCH 27, 2020, AS CALCULATED UNDER COLORADO LAW
APPLICABLE TO THE TAXPAYER'S RETURN AS OF THE DATE THE RETURN
WAS DUE.

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1	SECTION 4. Appropriation. (1) For the 2020-21 state fiscal
2	year, \$130,254 is appropriated to the department of revenue. This
3	appropriation is from the general fund. To implement this act, the
4	department may use this appropriation as follows:
5	(a) \$125,934 for use by the taxpayer service division for personal
6	services, which amount is based on an assumption that the division will
7	require an additional 2.6 FTE; and
8	(b) \$4,320 for use by the taxpayer service division for operating
9	expenses.
10	(2) For the 2021-22 state fiscal year, \$96,905 is appropriated to
11	the department of revenue. This appropriation is from the general fund.
12	To implement this act, the department may use this appropriation as
13	follows:
14	(a) \$4,608 for use by the executive director's office administration
15	and support division for personal services;
16	(b) \$41,850 for tax administration IT system (GenTax) support;
17	(c) \$14,805 for use by the taxation and compliance division for
18	personal services; and
19	
	(d) \$35,642 for use by the taxpayer service division for personal
20	(d) \$35,642 for use by the taxpayer service division for personal services, which amount is based on an assumption that the division will
20	services, which amount is based on an assumption that the division will
20 21	services, which amount is based on an assumption that the division will require an additional 0.7 FTE.