Second Regular Session Seventy-second General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction HOUSE BILL 20-1166

LLS NO. 20-0575.01 Esther van Mourik x4215

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A BILL FOR AN ACT

101 CONCERNING NECESSARY STATUTORY AMENDMENTS DUE TO THE

102 AUTOMATIC REPEAL OF AN ENTERPRISE ZONE ACT INCOME TAX

103 CREDIT FOR NEW BUSINESS FACILITY EMPLOYEES.

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>.)

Statutory Revision Committee. Current law includes an income tax credit for new business facility employees in enterprise zones for income tax years commencing prior to January 1, 2014. That statute, found in section 39-30-105, Colorado Revised Statutes, repealed on December 31, 2019. The income tax credit was replaced in 2013 with a





modified income tax credit found in section 39-30-105.1, Colorado Revised Statutes, for tax years commencing on or after January 1, 2014. When the modified income tax credit was enacted, certain conforming amendments for the eventual repeal of section 39-30-105, Colorado Revised Statutes, were not made. The bill makes those conforming amendments.

1 Be it enacted by the General Assembly of the State of Colorado: 2 SECTION 1. In Colorado Revised Statutes, 24-46-105.7, amend 3 (3) as follows: 4 24-46-105.7. Performance-based incentive for new job 5 creation - new jobs incentives cash fund. (3) An employer that 6 qualifies to receive a performance-based incentive for new jobs created 7 pursuant to this section and that qualifies for an income tax credit pursuant to section 39-30-105, C.R.S. SECTION 39-30-105.1, shall be 8 9 allowed to receive the incentive allowed pursuant to this section and 10 claim the credit allowed pursuant to section 39-30-105, C.R.S. SECTION 11 39-30-105.1. 12 SECTION 2. In Colorado Revised Statutes, 30-11-123, amend 13 (1)(b) and (2) as follows: 14 30-11-123. New business facilities - expansion of existing 15 business facilities - incentives - limitations - authority to exceed 16 revenue-raising limitations - legislative declaration - definitions. 17 (1) (b) Notwithstanding any law to the contrary, any county may 18 negotiate for an incentive payment or credit with any taxpayer who 19 establishes a new business facility, as defined in section 39-30-105 (7)(e), 20 C.R.S. SECTION 39-30-105.1 (6)(b), in the county. In no instance shall 21 MAY any negotiation result in an annual incentive payment or credit that 22 is greater than the amount of the taxes levied by the county upon the 1 taxable personal property located at or within the new business facility 2 and used in connection with the operation of the new business facility for 3 the current property tax year. The term of any agreement made prior to 4 August 6, 2014, pursuant to the provisions of this subsection (1) shall 5 MAY not exceed ten years, including the term of any original agreement 6 being renewed. The term of any agreement made on or after August 6, 7 2014, pursuant to this subsection (1) shall MAY not exceed thirty-five 8 years, which does not include the term of any prior agreement.

9 (2) Notwithstanding any law to the contrary, any county may 10 negotiate for an incentive payment or credit with any taxpayer who 11 expands a facility, as defined in section 39-30-105 (7)(c), C.R.S., the 12 expansion of which constitutes a new business facility, as defined in 13 section 39-30-105 (7)(e), C.R.S., SECTION 39-30-105.1 (6)(e), THE 14 EXPANSION OF WHICH AUTHORIZES A TAXPAYER TO CLAIM A CREDIT 15 DESCRIBED IN SECTION 39-30-105.1, and that is located in the county. In no instance shall MAY any negotiation result in an annual incentive 16 17 payment or credit that is greater than the amount of the taxes levied by the 18 county upon the taxable personal property directly attributable to the 19 expansion, located at or within the expanded facility, and used in 20 connection with the operation of the expanded facility for the current 21 property tax year. The term of any agreement made prior to August 6, 22 2014, pursuant to the provisions of this subsection (2) shall MAY not 23 exceed ten years, including the term of any original agreement being 24 renewed. The term of any agreement made on or after August 6, 2014, 25 pursuant to this subsection (2) shall MAY not exceed thirty-five years, 26 which does not include the term of any prior agreement.

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SECTION 3. In Colorado Revised Statutes, 31-15-903, amend

1 (1)(b) and (2) as follows:

2 31-15-903. Legislative declaration - municipalities - new 3 business facilities - expanded or existing business facilities - incentives 4 - limitations - authority to exceed revenue-raising limitation. 5 (1) (b) Notwithstanding any law to the contrary, any municipality may 6 negotiate for an incentive payment or credit with any taxpayer who 7 establishes a new business facility, as defined in section 39-30-105(7)(e). 8 C.R.S. SECTION 39-30-105.1 (6)(b), in the municipality. In no instance 9 shall MAY any negotiation result in an annual incentive payment or credit 10 that is greater than the amount of taxes levied by the municipality upon 11 the taxable personal property located at or within the new business facility 12 and used in connection with the operation of the new business facility for 13 the current property tax year. The term of any agreement made prior to 14 August 6, 2014, pursuant to the provisions of this subsection (1) shall 15 MAY not exceed ten years, including the term of any original agreement 16 being renewed. The term of any agreement made on or after August 6, 17 2014, pursuant to this subsection (1) shall MAY not exceed thirty-five 18 years, which does not include the term of any prior agreement.

19 (2) Notwithstanding any law to the contrary, any municipality may 20 negotiate for an incentive payment or credit with any taxpayer who 21 expands a facility, as defined in section 39-30-105 (7)(c), C.R.S., the 22 expansion of which constitutes a new business facility, as defined in 23 section 39-30-105 (7)(e), C.R.S., SECTION 39-30-105.1 (6)(e), THE 24 EXPANSION OF WHICH AUTHORIZES A TAXPAYER TO CLAIM A CREDIT 25 DESCRIBED IN SECTION 39-30-105.1, and that is located in the 26 municipality. In no instance shall MAY any negotiation result in an annual 27 incentive payment or credit that is greater than the amount of the taxes

1166

-4-

1 levied by the municipality upon the taxable personal property directly 2 attributable to the expansion, located at or within the expanded facility, 3 and used in connection with the operation of the expanded facility for the 4 current property tax year. The term of any agreement made prior to 5 August 6, 2014, pursuant to the provisions of this subsection (2) shall 6 MAY not exceed ten years, including the term of any original agreement 7 being renewed. The term of any agreement made on or after August 6, 8 2014, pursuant to this subsection (2) shall MAY not exceed thirty-five 9 years, which does not include the term of any prior agreement.

10 SECTION 4. In Colorado Revised Statutes, 32-1-1702, amend 11 (1) and (2) as follows:

12 32-1-1702. New business facilities - expanded or existing 13 business facilities - incentives - limitations - authority to exceed 14 revenue-raising limitation. (1) Notwithstanding any law to the contrary, 15 a special district may negotiate for an incentive payment or credit with a 16 taxpayer who establishes a new business facility, as defined in section 17 39-30-105 (7)(e), C.R.S. SECTION 39-30-105.1 (6)(b), in the special 18 district. In no instance shall MAY any negotiation result in an annual 19 incentive payment or credit that is greater than the amount of taxes levied 20 by the special district upon the taxable business personal property located 21 at or within the new business facility and used in connection with the 22 operation of the new business facility for the current property tax year. 23 The term of any agreement made prior to August 6, 2014, pursuant to the 24 provisions of this subsection (1) shall MAY not exceed ten years, including 25 the term of any original agreement being renewed. The term of any 26 agreement made on or after August 6, 2014, pursuant to this subsection 27 (1) shall MAY not exceed thirty-five years, which does not include the

1 term of any prior agreement.

2 (2) Notwithstanding any law to the contrary, a special district may 3 negotiate for an incentive payment or credit with a taxpayer who expands 4 a facility, as defined in section 39-30-105 (7)(c), C.R.S., the expansion of 5 which constitutes a new business facility, as defined in section 39-30-105 6 (7)(e), C.R.S., SECTION 39-30-105.1 (6)(e), THE EXPANSION OF WHICH 7 AUTHORIZES A TAXPAYER TO CLAIM A CREDIT DESCRIBED IN SECTION 8 39-30-105.1, and that is located in the special district. In no instance shall 9 MAY any negotiation result in an annual incentive payment or credit that 10 is greater than the amount of the taxes levied by the special district upon 11 the taxable business personal property directly attributable to the 12 expansion located at or within the expanded facility and used in 13 connection with the operation of the expanded facility for the current 14 property tax year. The term of any agreement made prior to August 6, 15 2014, pursuant to the provisions of this subsection (2) shall MAY not 16 exceed ten years, including the term of any original agreement being 17 renewed. The term of any agreement made on or after August 6, 2014, 18 pursuant to this subsection (2) shall MAY not exceed thirty-five years, 19 which does not include the term of any prior agreement.

SECTION 5. In Colorado Revised Statutes, 39-30-103, amend
(4)(b) introductory portion, (4)(b)(IX), (4)(b)(X), (6)(a), and (7)(a)
introductory portion as follows:

39-30-103. Zones established - review - termination repeal. (4) (b) The Colorado economic development commission shall
work with the zone administrators of each enterprise zone to ensure that
each zone has specific economic development objectives with outcomes
that can be measured with specific, verifiable data. The director of the

1 Colorado office of economic development shall require the zone 2 administrators for each zone to submit annual documentation of efforts 3 to improve conditions in areas designated as enterprise zones and the 4 results of those efforts. Such annual documentation shall MUST include 5 specific, verifiable data that can be used to measure whether the zone has 6 achieved the specific economic development objectives for the zone that have measurable outcomes. In order for the commission to determine if 7 8 the enterprise zones or portions thereof are achieving the specific 9 economic development objectives submitted pursuant to this paragraph 10 (b) or to paragraph (d) of subsection (3) of this section SUBSECTION (4)(b) 11 OR TO SUBSECTION (3)(d) OF THIS SECTION, such annual documentation 12 shall MUST include, but need not be limited to, the most recent statistics 13 available for companies claiming enterprise zone tax credits on:

(IX) The number of employees employed in new or expanded
business facilities for which a credit is claimed pursuant to section
39-30-105 and the number of business facility employees for which a
credit is claimed pursuant to section 39-30-105.1;

(X) The amount of investment tax credits claimed pursuant to
 section 39-30-104, the amount of credits claimed for new business facility
 employees pursuant to section 39-30-105, SECTION 39-30-104 and the
 amount of credits claimed pursuant to section 39-30-105.1;

(6) (a) When the termination of an enterprise zone or portion of
an enterprise zone would prevent a taxpayer from qualifying for tax
benefits under this article ARTICLE 30 and the taxpayer can identify job
creation or capital expansion activities that were planned prior to the
termination announcement and that would have otherwise entitled the
taxpayer to claim tax benefits under section 39-30-103.5, 39-30-104,

1 39-30-105, or 39-30-105.1, the enterprise zone administrator and the 2 taxpayer shall jointly certify detailed information about such planned 3 activities. A taxpayer who files such certification with the taxpayer's state 4 income tax return may claim tax benefits otherwise actually earned up to 5 the limits of such certified information for a period not to exceed the ten 6 tax years following the year in which the enterprise zone or portion of an 7 enterprise zone was terminated. It is the intent of this subsection (6) only 8 to permit taxpayers to claim tax benefits on which they demonstrably 9 relied in making business planning decisions, and, except as specifically 10 provided in this subsection (6), nothing in this subsection (6) shall MAY 11 be construed to authorize the commission or any enterprise zone 12 administrator to grant tax benefits that have been repealed by the general 13 assembly or to grant tax benefits in excess of the limits established by 14 law.

15 (7) (a) Beginning on January 1, 2012, before a taxpayer engages 16 in any activity for which the taxpayer intends to claim an income tax 17 credit pursuant to section 39-30-104, 39-30-105, 39-30-105.1, 18 39-30-105.5, or 39-30-105.6, an authorized company official of the 19 taxpayer's business or the taxpayer who is the owner of the business shall 20 submit a pre-certification form to the enterprise zone administrator as 21 specified in this subsection (7). A taxpayer that completes an activity 22 prior to January 1, 2012, for which the taxpayer intends to claim an 23 income tax credit pursuant to this article ARTICLE 30 shall submit to the 24 zone administrator on or before December 31, 2012, any information 25 related to such completed activity that is necessary to receive certification 26 from the zone administrator that the taxpayer's business is located in the 27 enterprise zone. Nothing in this subsection (7) shall MAY be construed to

1 require a taxpayer to submit a pre-certification form to the zone 2 administrator for activities completed prior to January 1, 2012. In 3 connection with the pre-certification, the taxpayer shall be required to:

4 SECTION 6. In Colorado Revised Statutes, 39-30-103.2, amend 5 (5) as follows:

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39-30-103.2. Enhanced rural enterprise zones - criteria -7 termination. (5) If the termination of an enhanced rural enterprise zone 8 would prevent a taxpayer from qualifying for tax benefits under this 9 article ARTICLE 30 and the taxpayer can identify job creation or capital 10 expansion activities that were planned before the director of the Colorado 11 office of economic development issued the list of eligible counties and 12 that would have otherwise entitled the taxpayer to claim tax benefits 13 under section 39-30-105 or SECTION 39-30-105.1, the enterprise zone 14 administrator and the taxpayer shall jointly certify detailed information 15 about such planned activities. A taxpayer who files such certification with 16 the taxpaver's state income tax return may claim tax benefits otherwise 17 actually earned up to the limits of such certified information for a period 18 not to exceed the five tax years following the year in which the enhanced 19 rural enterprise zone was terminated. It is the intent of this subsection (5) 20 to permit taxpayers to claim only those tax benefits on which they 21 demonstrably relied in making business planning decisions, and, except 22 as specifically provided in this subsection (5), nothing in this subsection 23 (5) shall MAY be construed to authorize any enterprise zone administrator to grant tax benefits that have been repealed by law or to grant tax 24 25 benefits in excess of the limits established by law.

26 SECTION 7. In Colorado Revised Statutes, 39-30-104, amend 27 (2)(a); and **repeal** (6) as follows:

-9-

39-30-104. Credit against tax - investment in certain property

2 - definitions. (2) (a) For income tax years commencing prior to January 3 1, 2014, the amount of the credit set forth in subsection (1) of this section 4 shall be subject to the limitations of section 39-22-507.5; except that, in 5 computing the limitations on credit pursuant to section 39-22-507.5 (3), 6 a taxpayer's actual tax liability for the income tax year shall not be 7 reduced by the amount of credits allowed by section 39-30-105 SECTION 8 39-30-105.1 and the limit on that portion of a taxpayer's tax liability that 9 exceeds five thousand dollars shall be fifty percent.

10 (6) For credits claimed for income tax years commencing on or 11 after January 1, 1997, no credit shall be allowed pursuant to this section 12 if the investment resulted from the relocation of a business operation from 13 within the state to an enterprise zone, regardless of whether the original 14 location of the operation was within an enterprise zone, except to the 15 extent such relocation meets the criteria for an expansion pursuant to 16 section 39-30-105 (7)(c)(II) and (7)(c)(III).

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SECTION 8. In Colorado Revised Statutes, 39-30-107.5, amend 18 (1)(a) and (2) as follows:

19 39-30-107.5. Taxable property valuations - sales taxes -20 incentives - definitions. (1) (a) Notwithstanding any law to the contrary, 21 any special district, county, municipality, or city and county within an 22 enterprise zone may negotiate with any taxpayer who qualifies for a credit 23 pursuant to section 39-30-105 or SECTION 39-30-105.1 for an incentive payment or credit equal to not more than the amount of the taxes levied 24 25 upon the taxable property of the taxpayer; but in no instance shall any 26 such negotiation result in such an incentive payment or credit which is 27 greater than the difference between the current property tax liability and

the tax liability for the same property for the year preceding the year in
 which the enterprise zone was approved.

(2) Notwithstanding any law to the contrary, any county,
municipality, or city and county within an enterprise zone may negotiate
with any taxpayer who qualifies for a credit pursuant to section 39-30-105
or SECTION 39-30-105.1 a refund of the sales taxes levied by such county,
municipality, or city and county for the purchase of equipment,
machinery, machine tools, or supplies used in the taxpayer's business in
the enterprise zone.

SECTION 9. Safety clause. The general assembly hereby finds,
determines, and declares that this act is necessary for the immediate
preservation of the public peace, health, or safety.