First Regular Session Seventy-fourth General Assembly STATE OF COLORADO

REREVISED

This Version Includes All Amendments Adopted in the Second House HOUSE BILL 23-1189

LLS NO. 23-0469.02 Megan McCall x4215

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A BILL FOR AN ACT

101 CONCERNING AN INCOME TAX CREDIT FOR EMPLOYER ASSISTANCE TO

102 EMPLOYEES IN MAKING A HOME PURCHASE.

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>)

The bill creates a state income tax credit for employers who make a monetary contribution to an employee for use by the employee in purchasing a primary residence. The amount of the credit allowed is 5% of an employer's contribution to an employee, but the credit is capped at \$5,000 per employee per year and an employer cannot receive a credit of more than \$750,000 for all contributions made in a year to employees. SENATE 3rd Reading Unamended May 6, 2023

SENATE Amended 2nd Reading May 5, 2023



Amended 2nd Reading April 29, 2023

HOUSE

The employee must use the money contributed for eligible expenses which include a down payment and closing costs, including fees for appraisals, mortgage origination, and inspections. An employee may authorize their employer to withhold a specified amount of the employee's earnings as an employee contribution into the savings account established by the employer that holds the employer contribution. If an employee ends their employment with the employer or if the employee intends to use the employee contribution in a manner that is not consistent with an eligible expense, the employee forfeits any unexpended amount of the employer contribution and the amount of the credit allowed to the employer for the employer contribution is subject to recapture. In such an occurrence, the employee is entitled to the employee contribution, plus any interest earned. The credit is not refundable but may be carried forward by the employer for a period of not more than 5 years. The amount contributed by the employer may be subtracted by the employee from the employee's federal taxable income for the purpose of determining their state taxable income; except that, if an employee forfeits the employer contribution, then the amount that the employee had subtracted from their federal taxable income is added back to their federal taxable income for the purpose of determining their state taxable income for the subsequent tax year. The executive director of the department of revenue may promulgate rules related to the implementation of the credit.

1 Be it enacted by the General Assembly of the State of Colorado: 2 SECTION 1. In Colorado Revised Statutes, add 39-22-549 as 3 follows: 4 39-22-549. Tax credit for employer's contribution to employee 5 for eligible expenses in connection with a qualifying home purchase 6 - legislative declaration - definitions. (1) (a) IN ACCORDANCE WITH 7 SECTION 39-21-304 (1), THE GENERAL ASSEMBLY FINDS AND DECLARES 8 THAT THE PURPOSE OF THIS TAX EXPENDITURE IS TO INDUCE CERTAIN 9 DESIGNATED BEHAVIOR BY TAXPAYERS TO ENCOURAGE HOME OWNERSHIP 10 BY PROVIDING TAX RELIEF TO EMPLOYERS WHO CONTRIBUTE MONEY TO AN 11 EMPLOYEE FOR A DOWN PAYMENT AND RELATED CLOSING COSTS ON A 12 HOME PURCHASE. 13 (b) THE GENERAL ASSEMBLY AND THE STATE AUDITOR SHALL MEASURE THE EFFECTIVENESS OF THE CREDIT IN ACHIEVING THE PURPOSES
 SPECIFIED IN SUBSECTION (1)(a) OF THIS SECTION BASED ON THE
 INFORMATION REQUIRED TO BE MAINTAINED BY AND REPORTED TO THE
 STATE AUDITOR UPON REQUEST BY THE DEPARTMENT PURSUANT TO
 SUBSECTION (4) OF THIS SECTION.

6 (2) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE
7 REQUIRES:

(a) "DEPARTMENT" MEANS THE DEPARTMENT OF REVENUE.

8

9 (b) "ELIGIBLE EXPENSES" MEANS A DOWN PAYMENT AND ANY
10 CLOSING COSTS INCLUDED ON A REAL ESTATE SETTLEMENT STATEMENT,
11 INCLUDING BUT NOT LIMITED TO APPRAISAL FEES, MORTGAGE
12 ORIGINATION FEES, AND INSPECTION FEES.

13 (c) "EMPLOYEE CONTRIBUTION" MEANS THE AMOUNT AN
14 EMPLOYEE AUTHORIZES AN EMPLOYER TO WITHHOLD FROM THE
15 EMPLOYEE'S EARNINGS FOR DEPOSIT INTO THE SAVINGS ACCOUNT
16 ESTABLISHED PURSUANT TO SUBSECTION (3)(b)(I) OF THIS SECTION FOR
17 USE BY AN EMPLOYEE FOR ELIGIBLE EXPENSES IN CONNECTION WITH A
18 QUALIFYING HOME PURCHASE.

19 (d) "EMPLOYER" MEANS A PRIVATE, NONPUBLIC PERSON THAT
20 EMPLOYS ONE OR MORE EMPLOYEES WITHIN THE STATE.

(e) "EMPLOYER CONTRIBUTION" MEANS THE AMOUNT AN
EMPLOYER CONTRIBUTES TO A SAVINGS ACCOUNT ESTABLISHED PURSUANT
TO SUBSECTION (3)(b)(I) OF THIS SECTION FOR USE BY AN EMPLOYEE FOR
ELIGIBLE EXPENSES IN CONNECTION WITH A QUALIFYING HOME PURCHASE.
(f) "QUALIFYING HOME PURCHASE" MEANS A PROPERTY

26 PURCHASED BY AN EMPLOYEE AS A PRIMARY RESIDENCE.

27 (3) (a) FOR ANY INCOME TAX YEAR COMMENCING ON OR AFTER

-3-

1189

1 JANUARY 1, 2024, BUT BEFORE JANUARY 1, 2027, IF AN EMPLOYER MAKES 2 A CONTRIBUTION OF MONEY TO AN EMPLOYEE DURING THE INCOME TAX 3 YEAR FOR USE BY THE EMPLOYEE FOR ELIGIBLE EXPENSES IN CONNECTION 4 WITH A QUALIFYING HOME PURCHASE, THEN THE EMPLOYER IS ALLOWED 5 A CREDIT AGAINST THE INCOME TAXES IMPOSED BY THIS ARTICLE 22 IN AN 6 AMOUNT EQUAL TO FIVE PERCENT OF THE AMOUNT OF THE EMPLOYER 7 CONTRIBUTION; EXCEPT THAT AN EMPLOYER CANNOT CLAIM A CREDIT OF 8 MORE THAN FIVE THOUSAND DOLLARS FOR ANY ONE EMPLOYEE AND THE 9 MAXIMUM TOTAL CREDIT THAT AN EMPLOYER MAY CLAIM IN A TAXABLE 10 YEAR IS FIVE HUNDRED THOUSAND DOLLARS.

(b) (I) IN ORDER TO CLAIM THE TAX CREDIT ALLOWED BY THIS
section, the employer shall establish one or more savings
accounts for the purpose of depositing the money for the
employer's contribution to an employee.

15 (II) THE EMPLOYER SHALL ESTABLISH POLICIES CONCERNING THE 16 CONTRIBUTION, INCLUDING HOW THE EMPLOYER CONTRIBUTION IS TO BE 17 MADE AND PROCEDURES FOR AN EMPLOYEE TO FOLLOW TO WITHDRAW 18 MONEY FOR QUALIFYING EXPENSES AND FOR AN EMPLOYER TO FOLLOW TO 19 WITHHOLD AN EMPLOYEE'S EARNINGS AS AN EMPLOYEE CONTRIBUTION. 20 (III) AN EMPLOYEE MAY AUTHORIZE AN EMPLOYER TO WITHHOLD 21 A SPECIFIED PORTION OF THE EMPLOYEE'S EARNINGS AS AN EMPLOYEE 22 CONTRIBUTION, WHICH MONEY SHALL BE DEPOSITED IN A SAVINGS

23 ACCOUNT ESTABLISHED PURSUANT TO SUBSECTION (3)(b)(I) OF THIS24 SECTION.

(c) IF AN EMPLOYEE ENDS THE EMPLOYEE'S EMPLOYMENT WITH
THE EMPLOYER OR IF THE EMPLOYEE CHOOSES TO USE MONEY IN A
SAVINGS ACCOUNT ESTABLISHED PURSUANT TO SUBSECTION (3)(b)(I) OF

-4-

1 THIS SECTION THAT IS AN EMPLOYEE CONTRIBUTION FOR SOMETHING 2 OTHER THAN AN ELIGIBLE EXPENSE, THE EMPLOYEE IS NOT ENTITLED TO 3 ANY UNEXPENDED AMOUNT OF THE EMPLOYER CONTRIBUTION, AND THE 4 EMPLOYER SHALL REMIT TO THE EMPLOYEE ANY AMOUNT IN THE SAVINGS 5 ACCOUNT WHICH IS ALL OR THE REMAINING AMOUNT OF THE EMPLOYEE 6 CONTRIBUTION, PLUS ANY INTEREST EARNED ON THE AMOUNT. THE 7 EMPLOYER SHALL PAY THE ENTIRE AMOUNT OF THE CREDIT RECEIVED FOR 8 THE EMPLOYER CONTRIBUTION. THE EMPLOYER SHALL REPORT THE 9 RECAPTURE REQUIRED BY THIS SUBSECTION (3)(c) BY INCREASING THEIR 10 INCOME TAX LIABILITY BY THE AMOUNT OF THE TOTAL CREDIT CLAIMED 11 FOR THE YEAR IN WHICH THE RECAPTURE OCCURS.

(4) (a) TO CLAIM THE CREDIT FOR AN INCOME TAX YEAR, AN
EMPLOYER MUST KEEP RECORDS RELATED TO THE CREDIT AS REQUIRED BY
THE DEPARTMENT. THE EXECUTIVE DIRECTOR OF THE DEPARTMENT MAY
PROMULGATE RULES TO IMPLEMENT THIS SECTION. NOTWITHSTANDING
ANY OTHER REQUIREMENTS OF THE DEPARTMENT, RECORDS MAINTAINED
BY AN EMPLOYER MUST SHOW:

18 (I) THE NUMBER OF EMPLOYEES TO WHOM THE EMPLOYER MADE
19 EMPLOYER CONTRIBUTIONS IN THE TAX YEAR;

20 (II) THE AMOUNT THE EMPLOYER CONTRIBUTED TO EACH
21 EMPLOYEE IN THE TAX YEAR AS EMPLOYER CONTRIBUTIONS;

(III) THE NUMBER OF EMPLOYEES WHO EXPENDED MONEY FROM A
 SAVINGS ACCOUNT ESTABLISHED PURSUANT TO SUBSECTION (3)(b)(I) OF
 THIS SECTION ON ELIGIBLE EXPENSES FOR A HOME PURCHASE IN THE TAX
 YEAR; AND

26 (IV) THE TOTAL AMOUNT OF ANY EMPLOYER CONTRIBUTIONS
27 MADE BY THE EMPLOYER FOR USE BY THE EMPLOYEE FOR ELIGIBLE

-5-

EXPENSES IN CONNECTION WITH A QUALIFYING HOME PURCHASE THAT AN
 EMPLOYEE HAS FORFEITED PURSUANT TO SUBSECTION (3)(c) OF THIS
 SECTION IN THE TAX YEAR.

4 (b) UPON REQUEST BY THE STATE AUDITOR, THE DEPARTMENT
5 SHALL PROVIDE TO THE STATE AUDITOR THE INFORMATION CONTAINED IN
6 RECORDS REQUIRED BY SUBSECTION (4)(a) OF THIS SECTION.

7 (5) IF THE AMOUNT OF THE CREDIT ALLOWED UNDER THIS SECTION 8 EXCEEDS THE AMOUNT OF INCOME TAXES OTHERWISE DUE ON THE 9 EMPLOYER'S INCOME IN THE INCOME TAX YEAR FOR WHICH THE CREDIT IS 10 CLAIMED, THE AMOUNT OF THE CREDIT NOT USED AS AN OFFSET AGAINST 11 INCOME TAXES IN THE CURRENT INCOME TAX YEAR MAY BE CARRIED 12 FORWARD AND USED AS A CREDIT AGAINST INCOME TAX LIABILITY IN 13 SUBSEQUENT YEARS FOR A PERIOD NOT TO EXCEED FIVE YEARS AND MUST 14 BE APPLIED FIRST TO THE EARLIEST INCOME TAX YEAR POSSIBLE. ANY 15 CREDIT REMAINING AFTER THE PERIOD MAY NOT BE REFUNDED OR 16 CREDITED TO THE EMPLOYER.

17 (6) NOTHING IN THIS SECTION IS INTENDED TO PRECLUDE AN
18 EMPLOYEE WHO RECEIVES A CONTRIBUTION FROM THEIR EMPLOYER IN
19 ACCORDANCE WITH SUBSECTION (3) OF THIS SECTION FROM HAVING A
20 FIRST-TIME HOME BUYER SAVINGS ACCOUNT PURSUANT TO PART 47 OF
21 THIS ARTICLE 22.

22

23 SECTION 2. In Colorado Revised Statutes, 39-22-104, add (3)(s)
24 and (4)(bb) as follows:

39-22-104. Income tax imposed on individuals, estates, and
trusts - single rate - report - legislative declaration - definitions repeal. (3) There shall be added to the federal taxable income:

-6-

(s) FOR INCOME TAX YEARS COMMENCING ON OR AFTER JANUARY
 1,2025, AN AMOUNT EQUAL TO THE AMOUNT OF EMPLOYER CONTRIBUTION
 THAT AN EMPLOYEE FORFEITS PURSUANT TO SECTION 39-22-549 (3)(c)
 AND THAT THE TAXPAYER HAD PREVIOUSLY SUBTRACTED FROM THE
 TAXPAYER'S FEDERAL TAXABLE INCOME PURSUANT TO SUBSECTION
 (4)(bb) OF THIS SECTION.

(4) There shall be subtracted from federal taxable income:
(bb) FOR INCOME TAX YEARS COMMENCING ON OR AFTER JANUARY
1, 2024, BUT BEFORE JANUARY 1, 2027, AN AMOUNT EQUAL TO ANY
EMPLOYER CONTRIBUTION RECEIVED FROM AN EMPLOYER PURSUANT TO
SECTION 39-22-549. THIS SUBSECTION (4)(bb) IS REPEALED, EFFECTIVE
DECEMBER 31, 2034.

13 SECTION 3. Act subject to petition - effective date. This act 14 takes effect at 12:01 a.m. on the day following the expiration of the 15 ninety-day period after final adjournment of the general assembly; except 16 that, if a referendum petition is filed pursuant to section 1 (3) of article V 17 of the state constitution against this act or an item, section, or part of this 18 act within such period, then the act, item, section, or part will not take 19 effect unless approved by the people at the general election to be held in 20 November 2024 and, in such case, will take effect on the date of the 21 official declaration of the vote thereon by the governor.