Second Regular Session Seventy-fourth General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction HOUSE BILL 24-1268

LLS NO. 24-0919.01 Megan McCall x4215

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A BILL FOR AN ACT

101	CONCERNING FISCAL POLICY FOR THE FINANCIAL SUPPORT OF
102	CERTAIN LOW-INCOME INDIVIDUALS BASED ON NEED, AND, IN
103	CONNECTION THEREWITH, MAKING ORGANIZATIONAL
104	MODIFICATIONS TO THE GRANTS FOR REAL PROPERTY TAX
105	ASSISTANCE AND HEAT OR FUEL EXPENSES ASSISTANCE, ENDING
106	SUCH GRANTS FOR INDIVIDUALS WITH A DISABILITY BEGINNING
107	JANUARY 1, 2025, AND CREATING AN INCOME TAX CREDIT FOR
108	QUALIFIED INDIVIDUALS WITH A DISABILITY TO CLAIM FOR TAX
109	YEARS COMMENCING ON OR AFTER JANUARY 1, 2025.

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 changes the "Property Tax/Rent/Heat Credit Rebate" (PTC). Under current law, the PTC is available to qualifying seniors and individuals with a disability who earn income below a threshold amount and who pay real property tax, or a tax equivalent through rent, or heat or fuel expenses, or an equivalent through rent. Under current law, 2 sections of statute provide for the PTC. The first section provides the PTC for assistance in the payment of real property tax and the second section provides the PTC for assistance in the payment of heat or fuel expenses. The bill eliminates the second statutory section and combines both types of PTC, into the first statutory section. The bill also updates certain dollar values used to calculate the PTC to their current levels. Additionally, the PTC, for tax years commencing on or after January 1, 2025, will only be available to qualifying seniors.

Qualified individuals with a disability for tax years commencing on or after January 1, 2025, are allowed an income tax credit. Eligibility with respect to disability mirrors the eligibility as it exists under current law for the PTC. The income tax credit is allowed in the following amounts:

- \$1,200 for a qualified individual filing a single return with adjusted gross income less than or equal to \$10,000 or for 2 qualified individuals, or a qualified individual and a nonqualified individual, filing a joint return with adjusted gross income less than or equal to \$16,000;
- \$1,000 for a qualified individual filing a single return with adjusted gross income between \$10,001 and \$12,500 or for 2 qualified individuals, or a qualified individual and a nonqualified individual, filing a joint return with adjusted gross income between \$16,001 and \$20,000;
- \$800 for a qualified individual filing a single return with adjusted gross income between \$12,501 and \$15,000 or for 2 qualified individuals, or a qualified individual and a nonqualified individual, filing a joint return with adjusted gross income between \$20,001 and \$24,000;
- \$600 for a qualified individual filing a single return with adjusted gross income between \$15,001 and \$17,500 or for 2 qualified individuals, or a qualified individual and a nonqualified individual, filing a joint return with adjusted gross income between \$24,001 and \$28,000; and
- \$400 for a qualified individual filing a single return with adjusted gross income between \$17,501 and \$20,000 or for 2 qualified individuals, or a qualified individual and a nonqualified individual, filing a joint return with adjusted

gross income between \$28,001 and \$32,000. The department of revenue must adjust the amounts of the credit and the amounts of adjusted gross income annually for inflation. An individual who is a qualifying senior and a qualified individual

with a disability and would meet the eligibility requirements to claim both the income tax credit and the PTC can only claim one or the other in the same income tax year.

The bill also makes conforming amendments.

1 Be it enacted by the General Assembly of the State of Colorado:

SECTION 1. In Colorado Revised Statutes, 39-31-101, amend
(1)(a), (1)(b), (1)(c)(I), (1)(d), (2)(d), (4), (5)(a), (5)(c), and (5)(d); repeal
(2.5); and add (1)(c)(III), (1.5), (2.1), and (5)(e) as follows:

5 39-31-101. Real property tax - tax equivalent - assistance -6 heat or fuel expenses assistance - eligibility - applicability - definitions 7 - repeal. (1) (a) Individuals having resided within this state for the entire 8 taxable year who are sixty-five years of age or older during the taxable 9 year shall be ARE eligible for a grant to be determined with respect to the 10 income taxes imposed by article 22 of this title based upon TITLE 39, 11 SUBJECT TO THE ADDITIONAL QUALIFICATION REQUIREMENTS OF THIS 12 SECTION, TO AID IN the payment by such persons INDIVIDUALS of:

(I) Real estate taxes, including taxes on mobile homes, or trailer
coach specific ownership tax on, or tax-equivalent payments with respect
to, such residences occupied by such persons; subject to the additional
qualification requirements of this section; INDIVIDUALS; OR

- 17 (II) HEAT OR FUEL EXPENSES FOR RESIDENCES OCCUPIED BY SUCH
 18 INDIVIDUALS.
- (b) (I) Spouses are treated as jointly qualifying for the grant under
 paragraph (a) of this subsection (1) SUBSECTION (1)(a) OF THIS SECTION
 if either spouse meets the age requirement and they jointly meet all the

limitations of subsection (3) of this section. In all cases spouses must file
 one joint claim.

(II) A surviving spouse WHO IS fifty-eight years of age or older
shall be treated as qualifying QUALIFIES for the grant under paragraph (a)
of this subsection (1) SUBSECTION (1)(a) OF THIS SECTION if such THE
surviving spouse meets all the limitations imposed by subsection (3) of
this section.

8 (c) (I) BEFORE JANUARY 1, 2025, the grant authorized by this 9 section shall IS also be allowed to individuals having resided in this state 10 for the entire taxable year and coming within the limitations imposed by 11 subsection (3) of this section who, regardless of age, have a disability 12 during the entire taxable year to a degree sufficient to qualify for the 13 payment to them of full benefits from any bona fide public or private plan 14 or source based solely upon such disability.

15 (III) THIS SUBSECTION (1)(c) IS REPEALED, EFFECTIVE DECEMBER
31, 2030.

(d) (I) Eligibility under more than one provision of this subsection
(1) shall not operate to DOES NOT increase the amount of any grant
available to an individual or spouses under subsection (2) of this section;
EXCEPT THAT, AN INDIVIDUAL OR SPOUSES MAY CLAIM THE GRANT UNDER
BOTH SUBSECTIONS (1)(a)(I) AND (1)(a)(II) OF THIS SECTION, IF
APPLICABLE.

23 (II) THIS SUBSECTION (1)(d) IS REPEALED, EFFECTIVE DECEMBER
24 31, 2030.

25 (1.5) (a) THE GRANT SET FORTH IN SUBSECTION (1) OF THIS
26 SECTION IS ALLOWED AS FOLLOWS:

27 (I) AN INDIVIDUAL OR SPOUSES CLAIMING THE GRANT PURSUANT

-4-

1268

1 TO SUBSECTION (1)(a)(I) OR (1)(c) OF THIS SECTION MAY CLAIM THE 2 GRANT IN AN AMOUNT SET FORTH IN SUBSECTION (2) OF THIS SECTION;

3 (II) AN INDIVIDUAL OR SPOUSES CLAIMING THE GRANT PURSUANT
4 TO SUBSECTION (1)(a)(II) OF THIS SECTION MAY CLAIM THE GRANT IN AN
5 AMOUNT SET FORTH IN SUBSECTION (2.1) OF THIS SECTION; AND

6 (III) AN INDIVIDUAL OR SPOUSES CLAIMING THE GRANT PURSUANT
7 TO BOTH SUBSECTIONS (1)(a)(I) AND (1)(a)(II) OF THIS SECTION MAY
8 CLAIM THE GRANT IN THE AMOUNT SET FORTH IN SUBSECTION (2) OF THIS
9 SECTION PLUS THE AMOUNT SET FORTH IN SUBSECTION (2.1) OF THIS
10 SECTION.

(b) (I) THE PROVISIONS OF SUBSECTION (1.5)(a) OF THIS SECTION
APPLY TO AN INDIVIDUAL CLAIMING THE GRANT PURSUANT TO SUBSECTION
(1)(c) OF THIS SECTION.

14 (II) THIS SUBSECTION (1.5)(b) IS REPEALED, EFFECTIVE DECEMBER
15 31, 2030.

16 (2) A grant is the amount of the general property taxes actually 17 paid on the residence or the amount of taxes actually paid on a mobile 18 home, plus any tax-equivalent payments computed pursuant to subsection 19 (4) of this section, with respect to the rent of a trailer space during the 20 year for which the grant is claimed, the amount of the specific ownership 21 tax actually paid on a trailer coach, or the amount of the tax-equivalent 22 payments, computed pursuant to subsection (4) of this section, actually 23 made during the year for which such grant is claimed, but in no event may 24 it exceed:

(d) For a grant claimed for the 2019 THE 2023 calendar year,
either seven hundred thirty-five EIGHT HUNDRED SEVENTY-TWO dollars
reduced by ten percent of the claimant's income over the phase-out

-5-

amount or the PROPERTY TAX flat grant amount, whichever amount is
 greater. For a grant claimed for years commencing on or after January 1,
 2020 JANUARY 1, 2024, either the maximum grant amount allowed under
 this subsection (2)(d) for the prior year, adjusted for inflation and reduced
 by ten percent of the claimant's income over the phase-out amount, or the
 PROPERTY TAX flat grant amount, whichever amount is greater.

7 (2.1) FOR A GRANT CLAIMED FOR THE 2023 CALENDAR YEAR, 8 EITHER TWO HUNDRED FORTY DOLLARS REDUCED BY TEN PERCENT OF THE 9 CLAIMANT'S INCOME OVER THE PHASE-OUT AMOUNT OR THE HEAT OR FUEL 10 EXPENSES FLAT GRANT AMOUNT, WHICHEVER AMOUNT IS GREATER. FOR 11 A GRANT CLAIMED FOR YEARS COMMENCING ON OR AFTER JANUARY 1, 12 2024, EITHER THE MAXIMUM GRANT AMOUNT ALLOWED UNDER THIS 13 SUBSECTION (2.1) FOR THE PRIOR YEAR, ADJUSTED FOR INFLATION AND 14 REDUCED BY TEN PERCENT OF THE CLAIMANT'S INCOME OVER THE 15 PHASE-OUT AMOUNT, OR THE HEAT OR FUEL EXPENSES FLAT GRANT 16 AMOUNT, WHICHEVER AMOUNT IS GREATER.

17 (2.5) In 2000 and in every even-numbered year thereafter, the 18 finance committees of the senate and the house of representatives shall 19 examine the grant amounts and reduction percentages set forth in 20 subsection (2) of this section, considering the level of the federal poverty 21 index and such other information as is available to the committees, and 22 shall determine whether said amounts and percentages should be 23 modified.

(4) (a) The tax-equivalent amount for persons INDIVIDUALS
otherwise qualified who paid rent for the right to occupy premises as a
residence during the taxable year is twenty percent of the actual rent paid
during the taxable year, not including any charge for utilities or food, FOR

-6-

THE PURPOSES OF CALCULATING THE AMOUNT OF THE GRANT PURSUANT
 TO SUBSECTION (2) OF THIS SECTION.

(b) To qualify as a tax-equivalent payment SET FORTH IN
SUBSECTION (4)(a) OF THIS SECTION, rent must have been paid as a part of
a bona fide tenancy or leasing agreement and shall DOES not include any
portion of payments made to institutions or facilities commonly known
as nursing homes but shall DOES include rent paid for the use of a mobile
home or paid on trailer space if paid as a part of a bona fide tenancy.

9 (c) FOR INDIVIDUALS OTHERWISE QUALIFIED WHO PAID HEAT OR 10 FUEL EXPENSES INDIRECTLY AS PART OF THEIR RENTAL PAYMENTS, IT IS 11 PRESUMED THAT TEN PERCENT OF THE ACTUAL RENT PAID DURING THE 12 TAXABLE YEAR WAS FOR HEAT OR FUEL EXPENSES FOR THE PURPOSE OF 13 CALCULATING THE AMOUNT OF THE GRANT PURSUANT TO SUBSECTION 14 (2.1) OF THIS SECTION. FOR RENTAL PAYMENTS TO QUALIFY UNDER 15 SUBSECTION (1)(a)(II) OF THIS SECTION, THEY MUST HAVE BEEN PAID AS 16 A PART OF A BONA FIDE TENANCY OR LEASE AGREEMENT. RENTAL 17 PAYMENTS MADE TO INSTITUTIONS OR FACILITIES COMMONLY KNOWN AS 18 NURSING HOMES DO NOT QUALIFY, BUT RENTAL PAYMENTS FOR THE USE 19 OF A MOBILE HOME QUALIFY IF PAID AS A PART OF A BONA FIDE TENANCY 20 OR LEASE AGREEMENT.

21

(5) As used in this section:

(a) "Flat grant amount" means an amount equal to two hundred
thirty-eight dollars for the 2019 calendar year, and for each year thereafter
the amount for the prior year adjusted for inflation. "HEAT OR FUEL
EXPENSES FLAT GRANT AMOUNT" MEANS AN AMOUNT EQUAL TO
NINETY-TWO DOLLARS FOR THE 2023 CALENDAR YEAR, AND FOR EACH
YEAR THEREAFTER THE AMOUNT FOR THE PRIOR YEAR ADJUSTED FOR

-7-

1 INFLATION.

2

(c) "Maximum eligible income amount" means:

3 (I) For an individual, income that is less than or equal to fifteen
4 thousand one hundred ninety-two EIGHTEEN THOUSAND TWENTY-SIX
5 dollars for the 2019 THE 2023 calendar year and for each year thereafter,
6 the amount for the prior year adjusted for inflation; and

(II) For spouses, income that is less than or equal to twenty
thousand five hundred eighteen TWENTY-FOUR THOUSAND THREE
HUNDREDFORTY-FIVE dollars for the 2019 THE 2023 calendar year and for
each year thereafter, the amount for the prior year adjusted for inflation.
(d) "Phase-out amount" means:

(I) In the case of an individual, an amount equal to eight thousand
one hundred sixty-nine NINE THOUSAND SIX HUNDRED NINETY-TWO
dollars for the 2019 THE 2023 calendar year and for each year thereafter,
the amount for the prior year adjusted for inflation; and

(II) In the case of spouses, an amount equal to thirteen thousand
two hundred five FIFTEEN THOUSAND SIX HUNDRED SIXTY-EIGHT dollars
for the 2019 THE 2023 calendar year and for each year thereafter, the
amount for the prior year adjusted for inflation.

(e) "PROPERTY TAX FLAT GRANT AMOUNT" MEANS AN AMOUNT
EQUAL TO TWO HUNDRED EIGHTY-TWO DOLLARS FOR THE 2023 CALENDAR
YEAR, AND FOR EACH YEAR THEREAFTER THE AMOUNT FOR THE PRIOR
YEAR ADJUSTED FOR INFLATION.

24 SECTION 2. In Colorado Revised Statutes, 39-31-102, amend
25 (1)(a), (2), (3), and (6); and repeal (5) as follows:

39-31-102. Procedures to obtain grant - department of revenue
- responsibilities. (1) (a) A grant authorized by section 39-31-101 or

1 39-31-104 shall MUST be paid from the reserve for refunds created by 2 section 39-22-622. Payments shall MUST be made on a quarterly basis, 3 with the amount of each payment equal to the total amount of the grant 4 divided by the number of quarters remaining in the calendar year in which 5 the grant is awarded, with the calculation including the quarter in which 6 the grant is awarded. Claimants meeting all qualification requirements for 7 an entire taxable year shall be ARE entitled to a grant allowable pursuant 8 to section 39-31-101. or 39-31-104 Grants paid pursuant to this 9 subsection (1) shall MUST be included for informational purposes in the 10 general appropriation bill or in supplemental appropriation bills for the 11 purpose of complying with the limitation on state fiscal year spending 12 imposed by section 20 of article X of the state constitution and section 13 24-77-103. C.R.S.

14 (2) The executive director shall prescribe the forms to be used for 15 the grants authorized by section 39-31-101 or 39-31-104 AND THE CREDIT 16 ALLOWED PURSUANT TO SECTION 39-31-104.5 and prepare any 17 instructions related to the forms. The executive director may create an 18 electronic form to be used in addition to the paper form. If a sales tax 19 refund is allowed for any given income tax year in accordance with 20 section 39-22-2002, the executive director shall include provisions on the 21 forms to allow qualified individuals to apply for the refund pursuant to 22 section 39-22-2003 (5)(c). To receive a grant OR CREDIT, an individual 23 must claim the grant OR CREDIT on the executive director's form.

(3) (a) If two or more persons INDIVIDUALS, other than spouses,
are entitled to a grant authorized by section 39-31-101 or 39-31-104 it A
CREDIT ALLOWED PURSUANT TO SECTION 39-31-104.5, THE GRANT OR
CREDIT may be claimed by either or any of such persons meeting the

qualifications therefor THE INDIVIDUALS. When two or more persons
 INDIVIDUALS claim the grant OR CREDIT for the same residence, the
 executive director is authorized to determine the proper allocation of such
 THE grant OR CREDIT.

5 (b) No grant OR CREDIT received pursuant to this section shall be 6 ARTICLE 31 IS treated as income for purposes of determining the eligibility 7 of any person INDIVIDUAL for old age pension benefits under article 2 of 8 title 26. C.R.S.

9 (5) Any person who is claimed as an exemption for purposes of
10 the Colorado income tax by any other person for the taxable year shall be
11 ineligible for the grant authorized by this section.

12 (6) The grant AUTHORIZED BY SECTION 39-31-101 for heat or fuel 13 expenses shall in no case NOT exceed the amount of the heat or fuel 14 expenses actually paid, and A GRANT shall not be made unless the 15 appropriate form claiming the same is filed with the department of 16 revenue on or before the expiration of twenty-four months after the end 17 of the taxable year for which such credit or refund THE GRANT is claimed. 18 SECTION 3. In Colorado Revised Statutes, repeal 39-31-104. 19 SECTION 4. In Colorado Revised Statutes, add 39-31-104.5 as 20 follows:

39-31-104.5. Tax credit for assistance for individuals with a
disability - tax preference performance statement - legislative
declaration - definitions. (1) (a) THE GENERAL ASSEMBLY FINDS AND
Declares THAT IN ACCORDANCE WITH SECTION 39-21-304, THE TAX
EXPENDITURE CREATED IN THIS SECTION IS INTENDED TO REDUCE NET
TAXES PAID BY CERTAIN INDIVIDUALS. SPECIFICALLY THE TAX
EXPENDITURE IS INTENDED TO PROVIDE ASSISTANCE THROUGH AN INCOME

TAX CREDIT FOR INDIVIDUALS WITH A DISABILITY WHO DO NOT HAVE
 INCOME ABOVE A CERTAIN THRESHOLD AMOUNT.

3 (b) THE GENERAL ASSEMBLY AND THE STATE AUDITOR SHALL
4 MEASURE THE EFFECTIVENESS OF THE TAX EXPENDITURE IN ACHIEVING
5 THE PURPOSE SPECIFIED IN SUBSECTION (1)(a) OF THIS SECTION BASED ON
6 THE NUMBER OF TAXPAYERS WHO HAVE CLAIMED THE CREDIT AND THE
7 TOTAL AMOUNT OF CREDITS CLAIMED.

8 (2) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE
9 REQUIRES:

10 (a) "CREDIT" MEANS THE CREDIT AGAINST INCOME TAX THAT IS
11 CREATED IN THIS SECTION.

(b) "INFLATION" MEANS THE ANNUAL PERCENTAGE CHANGE IN
THE UNITED STATES DEPARTMENT OF LABOR, BUREAU OF LABOR
STATISTICS, CONSUMER PRICE INDEX FOR DENVER-AURORA-LAKEWOOD
FOR ALL ITEMS AND ALL URBAN CONSUMERS, OR ITS SUCCESSOR INDEX.

16 (c) (I) "QUALIFIED INDIVIDUAL" MEANS A RESIDENT INDIVIDUAL
17 WHO HAS A DISABILITY DURING THE ENTIRE INCOME TAX YEAR TO A
18 DEGREE SUFFICIENT TO QUALIFY FOR THE PAYMENT TO THE INDIVIDUAL OF
19 FULL BENEFITS FROM ANY BONA FIDE PUBLIC OR PRIVATE PLAN OR SOURCE
20 BASED SOLELY UPON SUCH DISABILITY.

(II) AN INDIVIDUAL HAS A DISABILITY FOR PURPOSES OF
SUBSECTION (2)(c)(I) OF THIS SECTION IF THE INDIVIDUAL IS UNABLE TO
ENGAGE IN ANY SUBSTANTIAL GAINFUL ACTIVITY BY REASON OF ANY
MEDICALLY DETERMINABLE PHYSICAL OR MENTAL IMPAIRMENT THAT CAN
BE EXPECTED TO RESULT IN DEATH OR THAT HAS LASTED FOR A
CONTINUOUS PERIOD OF NOT LESS THAN TWELVE MONTHS.

27 (3) FOR INCOME TAX YEARS COMMENCING ON OR AFTER JANUARY

-11-

1, 2025, A QUALIFIED INDIVIDUAL IS ALLOWED A CREDIT AGAINST THE TAX
 IMPOSED BY ARTICLE 22 OF THIS TITLE 39 IN AN AMOUNT SET FORTH IN
 SUBSECTION (4) OF THIS SECTION.

4 (4) (a) THE CREDIT MAY BE CLAIMED IN AN AMOUNT EQUAL TO:

5 (I) ONE THOUSAND TWO HUNDRED DOLLARS FOR:

6 (A) A QUALIFIED INDIVIDUAL FILING A SINGLE RETURN WHO HAS
7 A FEDERAL ADJUSTED GROSS INCOME LESS THAN OR EQUAL TO TEN
8 THOUSAND DOLLARS;

9 (B) Two qualified individuals filing a joint return with a
10 FEDERAL ADJUSTED GROSS INCOME LESS THAN OR EQUAL TO SIXTEEN
11 THOUSAND DOLLARS; OR

12 (C) A QUALIFIED INDIVIDUAL AND A NONQUALIFIED INDIVIDUAL
13 FILING A JOINT RETURN WITH A FEDERAL ADJUSTED GROSS INCOME LESS
14 THAN OR EQUAL TO SIXTEEN THOUSAND DOLLARS;

15 (II) ONE THOUSAND DOLLARS FOR:

16 (A) A QUALIFIED INDIVIDUAL FILING A SINGLE RETURN WHO HAS
17 A FEDERAL ADJUSTED GROSS INCOME GREATER THAN TEN THOUSAND
18 DOLLARS BUT LESS THAN OR EQUAL TO TWELVE THOUSAND FIVE HUNDRED
19 DOLLARS;

(B) Two qualified individuals filing a joint return with a
Federal adjusted gross income greater than sixteen thousand
dollars but less than or equal to twenty thousand dollars; or
(C) A qualified individual and a nonqualified individual
Filing a joint return with a federal adjusted gross income
greater than sixteen thousand dollars but less than or equal
to twenty thousand dollars;

27 (III) EIGHT HUNDRED DOLLARS FOR:

(A) A QUALIFIED INDIVIDUAL FILING A SINGLE RETURN WHO HAS
 A FEDERAL ADJUSTED GROSS INCOME GREATER THAN TWELVE THOUSAND
 FIVE HUNDRED DOLLARS BUT LESS THAN OR EQUAL TO FIFTEEN THOUSAND
 DOLLARS;

5 (B) Two qualified individuals filing a joint return with a
6 FEDERAL ADJUSTED GROSS INCOME GREATER THAN TWENTY THOUSAND
7 DOLLARS BUT LESS THAN OR EQUAL TO TWENTY-FOUR THOUSAND
8 DOLLARS; OR

9 (C) A QUALIFIED INDIVIDUAL AND A NONQUALIFIED INDIVIDUAL 10 FILING A JOINT RETURN WITH A FEDERAL ADJUSTED GROSS INCOME 11 GREATER THAN TWENTY THOUSAND DOLLARS BUT LESS THAN OR EQUAL 12 TO TWENTY-FOUR THOUSAND DOLLARS;

13 (IV) SIX HUNDRED DOLLARS FOR:

14 (A) A QUALIFIED INDIVIDUAL FILING A SINGLE RETURN WHO HAS
15 A FEDERAL ADJUSTED GROSS INCOME GREATER THAN FIFTEEN THOUSAND
16 DOLLARS BUT LESS THAN OR EQUAL TO SEVENTEEN THOUSAND FIVE
17 HUNDRED DOLLARS;

18 (B) Two qualified individuals filing a joint return with a
19 FEDERAL ADJUSTED GROSS INCOME GREATER THAN TWENTY-FOUR
20 THOUSAND DOLLARS BUT LESS THAN OR EQUAL TO TWENTY-EIGHT
21 THOUSAND DOLLARS; OR

(C) A QUALIFIED INDIVIDUAL AND A NONQUALIFIED INDIVIDUAL
FILING A JOINT RETURN WITH A FEDERAL ADJUSTED GROSS INCOME
GREATER THAN TWENTY-FOUR THOUSAND DOLLARS BUT LESS THAN OR
EQUAL TO TWENTY-EIGHT THOUSAND DOLLARS; AND

26 (V) FOUR HUNDRED DOLLARS FOR:

27 (A) A QUALIFIED INDIVIDUAL FILING A SINGLE RETURN WHO HAS

-13-

A FEDERAL ADJUSTED GROSS INCOME GREATER THAN SEVENTEEN
 THOUSAND FIVE HUNDRED DOLLARS BUT LESS THAN OR EQUAL TO TWENTY
 THOUSAND DOLLARS;

4 (B) Two qualified individuals filing a joint return with a
5 FEDERAL ADJUSTED GROSS INCOME GREATER THAN TWENTY-EIGHT
6 THOUSAND DOLLARS BUT LESS THAN OR EQUAL TO THIRTY-TWO
7 THOUSAND DOLLARS; OR

8 (C) A QUALIFIED INDIVIDUAL AND A NONQUALIFIED INDIVIDUAL 9 FILING A JOINT RETURN WITH A FEDERAL ADJUSTED GROSS INCOME 10 GREATER THAN TWENTY-EIGHT THOUSAND DOLLARS BUT LESS THAN OR 11 EQUAL TO THIRTY-TWO THOUSAND DOLLARS.

12 (b) (I) A QUALIFIED INDIVIDUAL WHO FILES A SINGLE RETURN AND
13 HAS A FEDERAL ADJUSTED GROSS INCOME GREATER THAN TWENTY
14 THOUSAND DOLLARS IS NOT ALLOWED A CREDIT UNDER THIS SECTION.

(II) Two qualified individuals, or a qualified individual
and a nonqualified individual, who file a joint return with a
federal adjusted gross income greater than thirty-two
thousand dollars are not allowed a credit under this section.

(c) (I) THE DEPARTMENT OF REVENUE SHALL ANNUALLY ADJUST
FOR INFLATION THE CREDIT AMOUNTS SET FORTH IN SUBSECTION (4)(a) OF
THIS SECTION IF CUMULATIVE INFLATION SINCE THE LAST ADJUSTMENT,
WHEN APPLIED TO THE CURRENT CREDIT AMOUNTS, RESULTS IN AN
INCREASE OF AT LEAST TEN DOLLARS WHEN THE ADJUSTED CREDIT
AMOUNTS ARE ROUNDED TO THE NEAREST TEN DOLLARS.

(II) THE DEPARTMENT OF REVENUE SHALL ANNUALLY ADJUST FOR
INFLATION THE ADJUSTED GROSS INCOME AMOUNTS SET FORTH IN
SUBSECTIONS (4)(a) AND (4)(b) OF THIS SECTION IF CUMULATIVE

-14-

INFLATION SINCE THE LAST ADJUSTMENT, WHEN APPLIED TO THE CURRENT
 ADJUSTED GROSS INCOME AMOUNTS, RESULTS IN AN INCREASE OF AT
 LEAST ONE HUNDRED DOLLARS WHEN THE ADJUSTED GROSS INCOME
 AMOUNTS, AS ADJUSTED, ARE ROUNDED TO THE NEAREST ONE HUNDRED
 DOLLARS.

6 (5) IF THE CREDIT EXCEEDS THE INCOME TAXES DUE ON THE
7 QUALIFIED INDIVIDUAL'S INCOME, THE AMOUNT OF THE CREDIT NOT USED
8 TO OFFSET INCOME TAXES IS NOT CARRIED FORWARD AND MUST BE
9 REFUNDED TO THE QUALIFIED INDIVIDUAL.

10 (6) A QUALIFIED INDIVIDUAL WHO CLAIMS THE CREDIT CANNOT IN
11 THE SAME TAX YEAR ALSO CLAIM THE GRANT ALLOWED PURSUANT TO
12 SECTION 39-31-101.

13 (7) THE CREDIT RECEIVED PURSUANT TO THIS SECTION IS NOT
14 TREATED AS INCOME FOR PURPOSES OF DETERMINING THE ELIGIBILITY OF
15 ANY INDIVIDUAL FOR OLD AGE PENSION BENEFITS UNDER ARTICLE 2 OF
16 TITLE 26.

17 (8) NOTWITHSTANDING SECTION 39-21-304 (4), THE CREDIT18 CONTINUES INDEFINITELY.

19 (9) THE CREDIT ALLOWED BY THIS SECTION IS ADMINISTERED IN
20 THE SAME MANNER AS OTHER CREDITS AGAINST THE TAX IMPOSED BY
21 ARTICLE 22 OF THIS TITLE 39.

SECTION 5. In Colorado Revised Statutes, amend 39-31-105 as
follows:

39-31-105. Executive director - rule-making - collection of
erroneous payments - waiver. (1) The executive director of the
department of revenue may promulgate rules necessary for the
administration of this article ARTICLE 31. Such rules shall be promulgated

1 in accordance with article 4 of title 24. C.R.S.

(2) If the department of revenue incorrectly pays a grant under
section 39-31-101 or 39-31-104 as a result of a departmental error, the
executive director of the department may waive the reimbursement of the
grant and any related interest or penalties that accrue.

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SECTION 6. In Colorado Revised Statutes, 39-22-120, **amend** (5)(c)(I) as follows:

8 39-22-120. Legislative declaration - state sales tax refund -9 offset against state income tax. (5) (c) (I) Notwithstanding any 10 provision of paragraph (b) of this subsection (5) SUBSECTION (5)(b) OF 11 THIS SECTION to the contrary, a qualified individual as defined in 12 subparagraph (II) or (IV) of paragraph (a) of subsection (2) SUBSECTION 13 (2)(a)(II) OR (2)(a)(IV) of this section who claims a property tax OR HEAT 14 OR FUEL assistance grant pursuant to section 39-31-101 or a heat or fuel 15 expenses assistance grant pursuant to section 39-31-104 may claim a 16 refund authorized by this section on the assistance grant application form 17 described in section 39-31-102 (2). Claiming a refund on such assistance 18 grant application form shall be in lieu of claiming the refund on an 19 income tax return pursuant to paragraph (b) of this subsection (5) 20 SUBSECTION (5)(b) OF THIS SECTION. Any refund claimed pursuant to this 21 paragraph (c) shall SUBSECTION (5)(c) MUST be claimed on or before April 22 15, 1999.

23 SECTION 7. In Colorado Revised Statutes, 39-22-2003, amend

- $24 \qquad (5)(c)(I) \text{ as follows:}$
- 39-22-2003. State sales tax refund offset against state income
 tax qualified individuals. (5) (c) (I) Notwithstanding any provision of
 paragraph (b) of this subsection (5) SUBSECTION (5)(b) OF THIS SECTION

1 to the contrary, a qualified individual as defined in subparagraph (II) or 2 (IV) of paragraph (a) of subsection (1) SUBSECTION (1)(a)(II) OR 3 (1)(a)(IV) of this section who claims a property tax OR HEAT OR FUEL 4 assistance grant pursuant to section 39-31-101 or a heat or fuel expenses 5 assistance grant pursuant to section 39-31-104 may claim a refund 6 authorized by this section on the assistance grant application form 7 described in section 39-31-102 (2). Claiming a refund on such assistance 8 grant application form shall be in lieu of claiming the refund on an 9 income tax return pursuant to paragraph (b) of this subsection (5) 10 SUBSECTION (5)(b) OF THIS SECTION. Any refund claimed pursuant to this 11 paragraph (c) SUBSECTION (5)(c) shall be claimed on or before April 15 12 of the calendar year following the tax year for which the refund is being 13 claimed.

14 **SECTION 8.** Act subject to petition - effective date. This act 15 takes effect at 12:01 a.m. on the day following the expiration of the 16 ninety-day period after final adjournment of the general assembly; except 17 that, if a referendum petition is filed pursuant to section 1 (3) of article V 18 of the state constitution against this act or an item, section, or part of this 19 act within such period, then the act, item, section, or part will not take 20 effect unless approved by the people at the general election to be held in 21 November 2024 and, in such case, will take effect on the date of the 22 official declaration of the vote thereon by the governor.