## First Extraordinary Session Seventy-second General Assembly STATE OF COLORADO

## **INTRODUCED**

LLS NO. 20B-0023.01 Nicole Myers x4326

HOUSE BILL 20B-1014

**HOUSE SPONSORSHIP** 

Van Winkle,

SENATE SPONSORSHIP

(None),

House Committees State, Veterans, & Military Affairs **Senate Committees** 

## A BILL FOR AN ACT

101	CONCERNING INCOME TAX CREDITS FOR A TAXPAYER WHO
102	EXPERIENCED CERTAIN FINANCIAL IMPACTS AS A RESULT OF THE
103	SUSPENSION OF IN-PERSON LEARNING FOR THE TAXPAYER'S
104	CHILD DUE TO THE COVID-19 PANDEMIC.

## **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 establishes an income tax credit for the 2020 and 2021 income tax years for any taxpayer who:

Has one or more qualified children whose school

suspended in-person learning for at least 4 cumulative weeks during the 2020-21 school year due to the COVID-19 pandemic (suspension of in-person learning); and

• Incurred costs as a result of the suspension of in-person learning.

The amount of the credit allowed is either the amount of the costs incurred by the taxpayer as a result of the suspension of in-person learning or \$1,000 for any income tax year, whichever is less; except that the maximum amount of the credit that a taxpayer may claim in the 2020 and 2021 income tax years combined shall not exceed \$1,000 per qualified child and shall not exceed \$3,000 total per taxpayer. A taxpayer is required to claim the credit for the income tax year in which the costs were incurred due to the suspension of in-person learning.

The bill also creates an income tax credit for the 2020 and 2021 income tax years for any taxpayer who:

- Has one or more qualified children who experienced the suspension of in-person learning or whose daycare center was unable to provide in-person care for the qualified child for at least 4 cumulative weeks during the 2020-21 school year due to the COVID-19 pandemic;
- Had to provide care for the qualified child due to the suspension of in-person learning or the inability of the daycare center to provide care; and
- As a result of providing such care for the taxpayer's qualified child, was unable to work and experienced a loss of income.

The amount of the credit allowed is either the amount of income the taxpayer lost as a result of not being able to work due to the suspension of in-person learning or the inability of the qualified child's daycare center to provide care or \$3,000 for any income tax year, whichever is less; except that the total amount of the credit claimed in the 2020 and 2021 income tax years combined shall not exceed \$3,000. A taxpayer must claim the credit for the income tax year in which the taxpayer lost income.

A taxpayer who claims either income tax credit is required to retain certain information to provide to the department of revenue upon request by the department. A taxpayer who claims one credit created in the bill is ineligible to claim the other credit created in the bill. Both credits may be carried forward for 3 years but may not be refunded.

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

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SECTION 1. Legislative declaration. The general assembly

finds and declares that the intent of the income tax credits created in this act is to provide relief for taxpayers who have incurred demonstrable costs or lost income due to a government- or governmental entity-mandated suspension of in-person learning at their child's school or the inability of their child's daycare center to provide in-person care due to the COVID-19 pandemic.

7 SECTION 2. In Colorado Revised Statutes, add 39-22-542 and
8 39-22-543 as follows:

9 39-22-542. Credit for expenses incurred due to suspension of
10 in-person learning - COVID-19 pandemic - definitions - repeal.
11 (1) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE
12 REQUIRES:

13

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

(b) "QUALIFIED CHILD" MEANS A DEPENDENT CHILD WHO IS
ENROLLED IN A SCHOOL AND WHO LIVES WITH THE TAXPAYER CLAIMING
A CREDIT PURSUANT TO THIS SECTION FOR ANY PORTION OF THE 2020-21
SCHOOL YEAR.

(c) "School" MEANS AN ELEMENTARY OR SECONDARY PUBLIC
School or nonpublic school, as such terms are defined in section
22-2-102. "School" does not include an online education program
PURSUANT TO ARTICLE 30.7 OF TITLE 22 OR A NONPUBLIC HOME-BASED
EDUCATION PROGRAM PURSUANT TO SECTION 22-33-104.5.

(d) "TAXPAYER" MEANS A RESIDENT INDIVIDUAL. A "TAXPAYER"
SHALL NOT INCLUDE A DOMESTIC OR FOREIGN CORPORATION SUBJECT TO
PART 3 OF THIS ARTICLE 22, A PARTNERSHIP, LIMITED LIABILITY COMPANY,
S CORPORATION, OR OTHER SIMILAR PASS-THROUGH ENTITY, ESTATE, OR
TRUST, OR A PARTNER, MEMBER, OR SUBCHAPTER S SHAREHOLDER OF

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1 SUCH PASS-THROUGH ENTITY.

(2) (a) FOR INCOME TAX YEARS COMMENCING ON OR AFTER
JANUARY 1, 2020, BUT PRIOR TO JANUARY 1, 2022, THERE IS ALLOWED AS
A CREDIT AGAINST THE INCOME TAXES IMPOSED BY THIS ARTICLE 22 AN
AMOUNT SPECIFIED IN SUBSECTION (2)(b) OF THIS SECTION FOR ANY
TAXPAYER WHO:

7 (I) HAS ONE OR MORE QUALIFIED CHILDREN WHOSE SCHOOL
8 SUSPENDED IN-PERSON LEARNING FOR AT LEAST FOUR CUMULATIVE WEEKS
9 DURING THE 2020-21 SCHOOL YEAR DUE TO THE COVID-19 PANDEMIC;
10 AND

(II) INCURRED COSTS THAT CAN REASONABLY BE TRACED TO
EDUCATIONAL PURPOSES AS A DIRECT RESULT OF THE QUALIFIED CHILD'S
SCHOOL SUSPENDING IN-PERSON LEARNING AS SPECIFIED IN SUBSECTION
(2)(a)(I) OF THIS SECTION.

15 (b) THE AMOUNT OF THE CREDIT AUTHORIZED IN THIS SECTION 16 EQUALS EITHER THE COSTS INCURRED AS A RESULT OF THE CIRCUMSTANCES SPECIFIED IN SUBSECTION (2)(a) of this section, or one 17 18 THOUSAND DOLLARS FOR ANY INCOME TAX YEAR, WHICHEVER IS LESS; 19 EXCEPT THAT THE TOTAL AMOUNT OF THE CREDIT CLAIMED IN THE 2020 20 AND 2021 INCOME TAX YEARS COMBINED SHALL NOT EXCEED ONE 21 THOUSAND DOLLARS PER OUALIFIED CHILD AND SHALL NOT EXCEED THREE 22 THOUSAND DOLLARS TOTAL PER TAXPAYER. A TAXPAYER MUST CLAIM THE 23 CREDIT FOR THE INCOME TAX YEAR IN WHICH THE COSTS WERE INCURRED 24 FOR THE QUALIFIED CHILD.

25 (3) (a) A TAXPAYER WHO CLAIMS A CREDIT PURSUANT TO THIS
26 SECTION SHALL RETAIN THE FOLLOWING INFORMATION AND PROVIDE SUCH
27 INFORMATION TO THE DEPARTMENT UPON REQUEST:

-4-

(I) A LIST OF THE COSTS INCURRED BY THE TAXPAYER, INCLUDING
 RECEIPTS FOR SUCH COSTS, AS A RESULT OF THE SUSPENSION OF IN-PERSON
 LEARNING FOR A QUALIFIED CHILD DURING THE 2020-21 SCHOOL YEAR
 DUE TO THE COVID-19 PANDEMIC; AND

5 (II) A STATEMENT FROM THE QUALIFIED CHILD'S SCHOOL STATING
6 HOW MANY CUMULATIVE WEEKS THE QUALIFIED CHILD'S SCHOOL WAS
7 CLOSED FOR IN-PERSON LEARNING DURING THE PORTION OF THE 2020-21
8 SCHOOL YEAR THAT FALLS IN THE INCOME TAX YEAR FOR WHICH THE
9 CREDIT IS BEING CLAIMED PURSUANT TO THIS SECTION.

(b) A SCHOOL SHALL PROVIDE, UPON REQUEST OF THE TAXPAYER,
A STATEMENT REGARDING THE NUMBER OF CUMULATIVE WEEKS THAT THE
SCHOOL SUSPENDED IN-PERSON LEARNING DUE TO THE COVID-19
PANDEMIC DURING THE PORTION OF THE 2020-2021 SCHOOL YEAR THAT
FALLS IN THE INCOME TAX YEAR FOR WHICH THE CREDIT IS BEING CLAIMED
PURSUANT TO THIS SECTION. A SCHOOL SHALL PROVIDE THE STATEMENT
WITHIN SIXTY DAYS OF A TAXPAYER'S REQUEST.

17 (4) IF THE CREDIT ALLOWED IN THIS SECTION EXCEEDS THE INCOME 18 TAXES OTHERWISE DUE ON THE TAXPAYER'S INCOME, THE AMOUNT OF THE 19 CREDIT NOT USED AS AN OFFSET AGAINST INCOME TAXES MAY BE CARRIED 20 FORWARD AS A TAX CREDIT AGAINST SUBSEQUENT YEARS' INCOME TAX 21 LIABILITY FOR A PERIOD NOT EXCEEDING THREE YEARS AND SHALL BE 22 APPLIED FIRST TO THE EARLIEST YEARS POSSIBLE. ANY CREDIT REMAINING 23 AFTER SAID PERIOD MAY NOT BE REFUNDED OR CREDITED TO THE 24 TAXPAYER.

(5) A TAXPAYER WHO CLAIMS A CREDIT PURSUANT TO THIS
SECTION IN ANY INCOME TAX YEAR SHALL NOT BE ALLOWED TO CLAIM A
CREDIT PURSUANT TO SECTION 39-22-543 IN ANY INCOME TAX YEAR.

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(6) This section is repealed, effective December 31, 2025.

39-22-543. Credit for taxpayers unable to work due to
suspension of in-person learning - COVID-19 pandemic - definitions
- repeal. (1) As used in this section, unless the context otherwise
REQUIRES:

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

7 (b) "QUALIFIED CHILD" MEANS A DEPENDENT CHILD WHO IS
8 ENROLLED IN A SCHOOL OR WHO ATTENDS A DAYCARE CENTER AND WHO
9 LIVES WITH THE TAXPAYER CLAIMING A CREDIT PURSUANT TO THIS
10 SECTION FOR ANY PORTION OF THE 2020-21 SCHOOL YEAR.

(c) "School" MEANS AN ELEMENTARY OR SECONDARY PUBLIC
 school or nonpublic school, as such terms are defined in section
 22-2-102. "School" does not include an online education program
 pursuant to article 30.7 of title 22 or a nonpublic home-based
 education program pursuant to section 22-33-104.5.

16 (d) "TAXPAYER" MEANS A RESIDENT INDIVIDUAL. A "TAXPAYER"
17 SHALL NOT INCLUDE A DOMESTIC OR FOREIGN CORPORATION SUBJECT TO
18 PART 3 OF THIS ARTICLE 22, A PARTNERSHIP, LIMITED LIABILITY COMPANY,
19 S CORPORATION, OR OTHER SIMILAR PASS-THROUGH ENTITY, ESTATE, OR
20 TRUST, OR A PARTNER, MEMBER, OR SUBCHAPTER S SHAREHOLDER OF
21 SUCH PASS-THROUGH ENTITY.

(2) (a) FOR INCOME TAX YEARS COMMENCING ON OR AFTER
JANUARY 1, 2020, BUT PRIOR TO JANUARY 1, 2022, THERE IS ALLOWED AS
A CREDIT AGAINST THE INCOME TAXES IMPOSED BY THIS ARTICLE 22 AN
AMOUNT SPECIFIED IN SUBSECTION (2)(b) OF THIS SECTION FOR ANY
TAXPAYER WHO:

27

(I) HAS ONE OR MORE QUALIFIED CHILDREN WHOSE SCHOOL OR

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DAYCARE CENTER SUSPENDED IN-PERSON LEARNING OR WAS OTHERWISE
 UNABLE TO PROVIDE IN-PERSON LEARNING OR CHILD CARE FOR AT LEAST
 FOUR CUMULATIVE WEEKS DURING THE 2020-21 SCHOOL YEAR DUE TO THE
 COVID-19 PANDEMIC;

5 (II) HAD TO PROVIDE CARE FOR THE QUALIFIED CHILD DUE TO THE
6 SUSPENSION OF IN-PERSON LEARNING AT THE QUALIFIED CHILD'S SCHOOL
7 OR DUE TO THE INABILITY OF THE QUALIFIED CHILD'S DAYCARE CENTER TO
8 PROVIDE CARE; AND

9 (III) AS A RESULT OF PROVIDING SUCH CARE FOR THE TAXPAYER'S
10 QUALIFIED CHILD WAS UNABLE TO WORK AND EXPERIENCED A LOSS OF
11 INCOME.

12 (b) THE AMOUNT OF THE CREDIT AUTHORIZED IN THIS SECTION 13 EOUALS EITHER THE AMOUNT OF INCOME THE TAXPAYER LOST AS A 14 RESULT OF NOT BEING ABLE TO WORK DUE TO THE CIRCUMSTANCES 15 SPECIFIED IN SUBSECTION (2)(a) OF THIS SECTION, OR THREE THOUSAND 16 DOLLARS FOR ANY INCOME TAX YEAR, WHICHEVER IS LESS; EXCEPT THAT 17 THE TOTAL AMOUNT OF THE CREDIT CLAIMED IN THE 2020 AND 2021 18 INCOME TAX YEARS COMBINED SHALL NOT EXCEED THREE THOUSAND 19 DOLLARS. A TAXPAYER MUST CLAIM THE CREDIT FOR THE INCOME TAX 20 YEAR IN WHICH THE TAXPAYER LOST INCOME AS A RESULT OF THE 21 CIRCUMSTANCE SPECIFIED IN SUBSECTION (2)(a) OF THIS SECTION.

(3) (a) A TAXPAYER WHO CLAIMS A CREDIT PURSUANT TO THIS
section shall retain the following information and provide such
information to the department upon request:

(I) A RECORD OF INCOME EARNED BY THE TAXPAYER IN THE
 MONTH IMMEDIATELY PRECEDING THE FIRST DAY ON WHICH THE
 TAXPAYER WAS UNABLE TO WORK DUE TO THE CIRCUMSTANCES SPECIFIED

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1 IN SUBSECTION (2)(a) OF THIS SECTION; AND

(II) A STATEMENT FROM THE QUALIFIED CHILD'S SCHOOL OR
DAYCARE CENTER STATING HOW MANY CUMULATIVE WEEKS THE SCHOOL
OR DAYCARE CENTER WAS CLOSED FOR IN-PERSON LEARNING OR WAS
OTHERWISE UNABLE TO PROVIDE IN-PERSON LEARNING OR CHILD CARE
DURING THE PORTION OF THE 2020-21 SCHOOL YEAR THAT FALLS IN THE
INCOME TAX YEAR FOR WHICH THE CREDIT IS BEING CLAIMED PURSUANT
TO THIS SECTION.

9 (b) A SCHOOL OR DAYCARE CENTER SHALL PROVIDE, UPON 10 REQUEST OF THE TAXPAYER, A STATEMENT REGARDING THE NUMBER OF 11 CUMULATIVE WEEKS THAT THE SCHOOL OR DAYCARE CENTER SUSPENDED 12 IN-PERSON LEARNING DUE TO THE COVID-19 PANDEMIC DURING THE 13 PORTION OF THE 2020-21 SCHOOL YEAR THAT FALLS IN THE INCOME TAX 14 YEAR FOR WHICH THE CREDIT IS BEING CLAIMED PURSUANT TO THIS 15 SECTION. A SCHOOL OR DAYCARE CENTER SHALL PROVIDE THE STATEMENT 16 WITHIN SIXTY DAYS OF A TAXPAYER'S REQUEST.

17 (4) IF THE CREDIT ALLOWED IN THIS SECTION EXCEEDS THE INCOME 18 TAXES OTHERWISE DUE ON THE TAXPAYER'S INCOME, THE AMOUNT OF THE 19 CREDIT NOT USED AS AN OFFSET AGAINST INCOME TAXES MAY BE CARRIED 20 FORWARD AS A TAX CREDIT AGAINST SUBSEQUENT YEARS' INCOME TAX 21 LIABILITY FOR A PERIOD NOT EXCEEDING THREE YEARS AND SHALL BE 22 APPLIED FIRST TO THE EARLIEST YEARS POSSIBLE. ANY CREDIT REMAINING 23 AFTER SAID PERIOD MAY NOT BE REFUNDED OR CREDITED TO THE 24 TAXPAYER.

(5) A TAXPAYER WHO CLAIMS A CREDIT PURSUANT TO THIS
SECTION IN ANY INCOME TAX YEAR SHALL NOT BE ALLOWED TO CLAIM A
CREDIT PURSUANT TO SECTION 39-22-542 IN ANY INCOME TAX YEAR.

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(6) THIS SECTION IS REPEALED, EFFECTIVE DECEMBER 31, 2025.
 SECTION 3. 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.