Second Regular Session Seventy-third General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction HOUSE BILL 22-1083

LLS NO. 22-0548.01 Megan McCall x4215

HOUSE SPONSORSHIP

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A BILL FOR AN ACT

101	CONCERNING THE CREATION OF THE COLORADO HOMELESS
102	CONTRIBUTION INCOME TAX CREDIT, AND, IN CONNECTION
103	THEREWITH, MAKING AN 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>.)

The bill repeals an existing income tax credit available to taxpayers who make contributions to enterprise zone administrators to promote temporary, emergency, or transitional housing programs for people experiencing homelessness and replaces that income tax credit with one that is available in the entire state. Instead of having the HOUSE Amended 3rd Reading April 18, 2022

> Amended 2nd Reading April 14, 2022

HOUSE

enterprise zone administrators and the office of economic development manage the credit, the bill places that responsibility on the division of housing in the department of local affairs.

The bill also expands the scope so that a taxpayer may claim the tax credit when permissible contributions are made not only to an approved project, but also to approved nonprofit organizations providing certain qualifying activities.

The amount of the income tax credit remains the same for each contribution; except that, for contributions made in an underserved, rural county, the amount is 30% rather than 25%, and the new credit is capped at \$750,000 in contributions for the nonprofit organization, and if the nonprofit organization also administers one or more approved projects, the new credit is capped at an additional \$750,000 per project. The new credit's availability is limited to 8 years, and, in the same manner as the enterprise zone tax credit that is being repealed, any credit in excess of a taxpayer's liability for the income tax year for which the credit is claimed may be carried forward for up to 5 years.

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

2 SECTION 1. In Colorado Revised Statutes, add 39-22-543 as
3 follows:

4 39-22-543. Colorado homeless contribution tax credit -5 legislative declaration - definitions - repeal. (1) (a) IN ACCORDANCE 6 WITH SECTION 39-21-304(1), WHICH REQUIRES EACH BILL THAT CREATES 7 A NEW TAX EXPENDITURE TO INCLUDE A TAX PREFERENCE PERFORMANCE 8 STATEMENT AS PART OF A STATUTORY LEGISLATIVE DECLARATION, THE 9 GENERAL ASSEMBLY FINDS AND DECLARES THAT THE GENERAL 10 LEGISLATIVE PURPOSE OF THIS TAX EXPENDITURE IS TO INDUCE CERTAIN 11 DESIGNATED BEHAVIOR BY TAXPAYERS. SPECIFICALLY, THIS TAX 12 EXPENDITURE IS INTENDED TO ENCOURAGE TAXPAYERS TO MAKE 13 CONTRIBUTIONS TO APPROVED NONPROFIT ORGANIZATIONS PROVIDING 14 CERTAIN QUALIFYING ACTIVITIES TO LEVERAGE FINANCIAL 15 CONTRIBUTIONS FROM COLORADO RESIDENTS AND BUSINESSES TO 16 SUPPORT PROVIDING APPROPRIATE HOUSING AND SERVICES TO ASSIST

INDIVIDUALS AND FAMILIES EXPERIENCING HOMELESSNESS. THE TAX
 EXPENDITURE WILL CATALYZE AND STRENGTHEN STATEWIDE EFFORTS TO
 ADDRESS THE EFFECTS OF HOMELESSNESS THROUGH PRIVATE INVESTMENT
 AND CIVIC ENGAGEMENT IN COLORADO-BASED SERVICE PROVIDERS FOR
 INDIVIDUALS AND FAMILIES EXPERIENCING HOMELESSNESS.

6 (b) THE ANNUAL REVIEW PRESENTED BY THE DIVISION AS SET
7 FORTH IN SUBSECTION (6) OF THIS SECTION WILL ALLOW THE GENERAL
8 ASSEMBLY AND THE STATE AUDITOR TO MEASURE THE EFFECTIVENESS OF
9 THE TAX EXPENDITURE.

10 (2) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE
11 REQUIRES:

(a) "APPROVED NONPROFIT ORGANIZATION" MEANS A NONPROFIT
ORGANIZATION THAT PROVIDES A QUALIFYING ACTIVITY AND THAT HAS
BEEN REVIEWED AND APPROVED BY THE DIVISION AS SPECIFIED IN
SUBSECTION (5) OF THIS SECTION AND HAS A HISTORY OR TRACK RECORD
OF SUCCESS IN DELIVERING SERVICES AND DEMONSTRATED FINANCIAL
VIABILITY.

(b) "APPROVED PROJECT" MEANS A PROJECT ADMINISTERED BY AN
APPROVED NONPROFIT ORGANIZATION THAT HAS BEEN EVALUATED,
REVIEWED, AND APPROVED BY THE DIVISION AS SPECIFIED IN SUBSECTION
(5) OF THIS SECTION, AND THAT IMPLEMENTS ONE OR MORE QUALIFYING
ACTIVITIES.

(c) "CAPITAL CAMPAIGN" MEANS A CAMPAIGN THAT ENCOURAGES
PUBLIC AND PRIVATE PARTNERSHIPS AND IS FOCUSED ON RAISING FUNDS
FOR A SPECIFIC CAPITAL PROJECT. THE CAPITAL PROJECT MUST INVOLVE
CONSTRUCTION AND IMPLEMENTATION THAT COMMENCES WITHIN THREE
YEARS OF THE PROJECT BEING APPROVED BY THE DIVISION. A "CAPITAL

CAMPAIGN" MUST INCLUDE A CAMPAIGN FOR ONE OR MORE OF THE
 FOLLOWING:

3 (I) SUPPORTIVE HOUSING FOR INDIVIDUALS OR FAMILIES
4 EXPERIENCING HOMELESSNESS;

5 (II) COMMUNITY OVERNIGHT SHELTERS, COMMUNITY DAY
6 SHELTERS, OR EMERGENCY SHELTERS;

7 (III) FACILITIES, INCLUDING THE ACQUISITION OR REHABILITATION
8 OF FACILITIES, USED TO PROVIDE HOUSING OR SERVICES TO INDIVIDUALS
9 OR FAMILIES EXPERIENCING HOMELESSNESS, INCLUDING FACILITIES THAT
10 ARE NECESSARY TO PERFORM QUALIFYING SERVICES; OR

11 (IV) FACILITIES NEEDED TO PROVIDE ADMINISTRATIVE SUPPORT
12 FOR APPROVED PROJECTS.

13 (d) "DIVISION OF HOUSING" OR "DIVISION" MEANS THE DIVISION OF
14 HOUSING IN THE DEPARTMENT OF LOCAL AFFAIRS CREATED IN SECTION
15 24-32-704.

16 (e) "IN-KIND CONTRIBUTION" MEANS A CONTRIBUTION THAT IS NOT
17 A MONETARY CONTRIBUTION AND IS VALUED OVER FIVE THOUSAND
18 DOLLARS PURSUANT TO AN INDEPENDENT THIRD-PARTY VALUATION,
19 INCLUDING A CONTRIBUTION OF PROPERTY, SERVICES, STOCKS, BONDS, OR
20 OTHER INTANGIBLE PROPERTY.

(f) "MONETARY CONTRIBUTION" MEANS A CONTRIBUTION IN
UNITED STATES CURRENCY IN ANY FORM, INCLUDING CASH, PAYMENT
MADE BY CHECK, ELECTRONIC FUNDS TRANSFER, DEBIT CARD, OR CREDIT
CARD.

(g) "Nonprofit organization" means any organization in
Good standing with the secretary of state that is exempt from
TAXATION PURSUANT TO SECTION 501 (a) OF THE FEDERAL "INTERNAL

-4-

REVENUE CODE OF 1986", 26 U.S.C. SEC. 501 (a), AS AMENDED, AND
 LISTED AS AN EXEMPT ORGANIZATION IN SECTION 501 (c)(3) OF THE
 FEDERAL "INTERNAL REVENUE CODE OF 1986", 26 U.S.C. SEC. 501 (c)(3),
 AS AMENDED.

5 (h) "OPERATIONAL SERVICE" MEANS A SERVICE WITH THE PRIMARY
6 FOCUS ON ASSISTING INDIVIDUALS OR FAMILIES EXPERIENCING
7 HOMELESSNESS OR, IN THE CASE OF PREVENTION, INDIVIDUALS OR
8 FAMILIES FACING IMMINENT RISK OF HOMELESSNESS. AN OPERATIONAL
9 SERVICE MUST ALSO BE A SERVICE THAT SUPPORTS OR PROVIDES:

(I) OUTREACH EFFORTS TO ENGAGE OR PROVIDE SERVICES TO
 UNSHELTERED INDIVIDUALS OR FAMILIES EXPERIENCING HOMELESSNESS;
 (II) SAFE EMERGENCY, TEMPORARY, OR TRANSITIONAL SHELTERS,
 SUCH AS DAY SHELTERS, THAT MAY INCLUDE SUPPORTIVE SERVICES TO
 INDIVIDUALS OR FAMILIES EXPERIENCING HOMELESSNESS;

15 (III) PREVENTION SERVICES THAT TARGET INDIVIDUALS OR
16 FAMILIES FACING IMMINENT RISK OF HOMELESSNESS AS DEFINED BY THE
17 DEPARTMENT OF LOCAL AFFAIRS;

18 (IV) SUPPORTIVE HOUSING FOR INDIVIDUALS OR FAMILIES
19 EXPERIENCING HOMELESSNESS OR WHO WOULD OTHERWISE BE HOMELESS;
20 (V) SERVICES DESIGNED TO ASSIST INDIVIDUALS OR FAMILIES
21 EXPERIENCING HOMELESSNESS TO OBTAIN AN EMPLOYMENT OUTCOME,
22 INCLUDING JOB PLACEMENT SERVICES, SERVICES THAT HELP INDIVIDUALS
23 BECOME WORKFORCE READY;

(VI) CASE MANAGEMENT, INCLUDING ESTABLISHING CLIENT GOALS
 FOR INDIVIDUALS OR FAMILIES EXPERIENCING HOMELESSNESS AND
 COORDINATION OF REFERRALS TO ADDRESS HEALTH OR MENTAL HEALTH
 BENEFIT PROCUREMENT AND PROCUREMENT OF OTHER ESSENTIAL

-5-

1 SERVICES FOR INDIVIDUALS OR FAMILIES EXPERIENCING HOMELESSNESS;

2 (VII) SHELTERS AND SERVICES FOR SURVIVORS OF DOMESTIC
3 VIOLENCE WHO ARE FLEEING AN ABUSIVE HOUSEHOLD; OR

4 (VIII) THE IMPLEMENTATION AND OPERATION OF SUCCESSOR
5 PROJECTS OR OTHER SERVICES FOR INDIVIDUALS OR FAMILIES
6 EXPERIENCING HOMELESSNESS THAT ARE IDENTIFIED BY THE DIVISION AS
7 EMERGING, PROMISING, AND PROVIDING BEST PRACTICES.

8 (i) "QUALIFYING ACTIVITY" MEANS A CAPITAL CAMPAIGN OR AN
9 OPERATIONAL SERVICE.

(j) "TAXPAYER" MEANS A RESIDENT INDIVIDUAL OR A DOMESTIC
OR FOREIGN CORPORATION SUBJECT TO PART 3 OF THIS ARTICLE 22, A
PARTNERSHIP, S CORPORATION, OR OTHER SIMILAR PASS-THROUGH
ENTITY, ESTATE, OR TRUST THAT MAKES A CONTRIBUTION AS AN ENTITY,
AND A PARTNER, MEMBER, AND SUBCHAPTER S SHAREHOLDER OF SUCH A
PASS-THROUGH ENTITY.

16 (3) (a) FOR INCOME TAX YEARS COMMENCING ON OR AFTER 17 JANUARY 1, 2023, BUT BEFORE JANUARY 1, 2029, EXCEPT AS PROVIDED IN 18 SUBSECTION (3)(b) OF THIS SECTION, ANY TAXPAYER WHO MAKES A 19 MONETARY OR IN-KIND CONTRIBUTION TO AN APPROVED NONPROFIT 20 ORGANIZATION, OR TO AN APPROVED PROJECT ADMINISTERED BY AN 21 APPROVED NONPROFIT ORGANIZATION, IS ALLOWED A CREDIT EQUAL TO 22 TWENTY-FIVE PERCENT OF THE TOTAL VALUE OF THE CONTRIBUTION, 23 SUBJECT TO THE LIMITATIONS SPECIFIED IN SUBSECTION (3)(d) OF THIS 24 SECTION.

(b) IF A TAXPAYER MAKES A MONETARY OR IN-KIND
CONTRIBUTION TO AN APPROVED NONPROFIT ORGANIZATION, OR TO AN
APPROVED PROJECT ADMINISTERED BY AN APPROVED NONPROFIT

1083

-6-

ORGANIZATION, IN AN UNDERSERVED, RURAL COUNTY, AS DEFINED BY THE
 DIVISION IN ITS GUIDELINES FOR THE PROGRAM, THEN THE TAXPAYER IS
 ALLOWED A CREDIT EQUAL TO THIRTY PERCENT OF THE TOTAL VALUE OF
 THE CONTRIBUTION, SUBJECT TO THE LIMITATIONS IN SUBSECTION (3)(d)
 OF THIS SECTION.

6 (c) THE APPROVED NONPROFIT ORGANIZATION THAT RECEIVES THE 7 ALLOWABLE CONTRIBUTION SHALL ISSUE A TAX CREDIT CERTIFICATE TO 8 EACH TAXPAYER THAT MAKES AN ALLOWABLE CONTRIBUTION PURSUANT 9 TO SUBSECTIONS (3)(a) OR (3)(b) OF THIS SECTION; EXCEPT THAT THE 10 APPROVED NONPROFIT ORGANIZATION SHALL NOT ISSUE TAX CREDIT 11 CERTIFICATES THAT TOTAL MORE THAN SEVEN HUNDRED FIFTY THOUSAND 12 DOLLARS PER INCOME TAX YEAR, AND IF THE APPROVED NONPROFIT 13 ORGANIZATION ADMINISTERS ONE OR MORE APPROVED PROJECTS, IN 14 ADDITION TO PROVIDING A QUALIFYING SERVICE, THEN THE APPROVED 15 NONPROFIT ORGANIZATION SHALL NOT ISSUE TAX CREDIT CERTIFICATES 16 FOR ALLOWABLE CONTRIBUTIONS TO ONE OR MORE APPROVED PROJECTS 17 THAT TOTAL MORE THAN AN ADDITIONAL SEVEN HUNDRED FIFTY 18 THOUSAND DOLLARS PER INCOME TAX YEAR. THE TAX CREDIT 19 CERTIFICATE MUST STATE THE AMOUNT OF THE ALLOWABLE 20 CONTRIBUTION, THE TAXPAYER'S NAME, THE TAXPAYER'S SOCIAL 21 SECURITY NUMBER OR FEDERAL EMPLOYER IDENTIFICATION NUMBER, THE 22 TYPE OF THE CONTRIBUTION, THE DATE THE TAXPAYER MADE THE 23 CONTRIBUTION, THE AMOUNT OF THE TAX CREDIT THAT IS AUTHORIZED 24 FOR THAT TAXPAYER, AND ANY OTHER INFORMATION THAT THE 25 EXECUTIVE DIRECTOR OF THE DEPARTMENT OF REVENUE MAY REQUIRE. 26 TAX CREDIT CERTIFICATES SHALL BE ISSUED IN THE ORDER OF RECEIVED 27 ALLOWABLE CONTRIBUTIONS.

-7-

1083

(d) (I) (A) THE CREDIT ALLOWED IN SUBSECTIONS (3)(a) AND
 (3)(b) OF THIS SECTION SHALL NOT EXCEED ONE HUNDRED THOUSAND
 DOLLARS PER TAXPAYER PER TAX YEAR.

4 (B) FOR A CONTRIBUTION MADE PURSUANT TO SUBSECTIONS (3)(a)
5 OR (3)(b) OF THIS SECTION THAT IS MADE IN A CASH PAYMENT, THE
6 CONTRIBUTION MUST BE EQUAL TO OR GREATER THAN ONE HUNDRED
7 DOLLARS.

8 (C) IN THE CASE OF A PARTNERSHIP, S CORPORATION, OR OTHER
9 SIMILAR PASS-THROUGH ENTITY, THE LIMITATIONS IN THIS SUBSECTION
10 (3)(d) APPLY AT THE ENTITY LEVEL.

(II) IN NO EVENT IS A CREDIT ALLOWED PURSUANT TO THIS
section for contributions that directly benefit the taxpayer. If
a taxpayer receives a benefit for the contribution, the value of
the contribution is reduced by the value of the benefit received
by the taxpayer to arrive at the contribution that may be
certified for the income tax credit allowed in this section.

17 (III) IF THE AMOUNT OF THE ALLOWED CREDIT EXCEEDS THE 18 AMOUNT OF INCOME TAXES OTHERWISE DUE ON THE INCOME OF THE 19 TAXPAYER IN THE INCOME TAX YEAR FOR WHICH THE CREDIT IS BEING 20 CLAIMED, THE AMOUNT OF THE CREDIT NOT USED AS AN OFFSET AGAINST 21 INCOME TAXES IN THAT INCOME TAX YEAR MAY BE CARRIED FORWARD AS 22 A CREDIT AGAINST SUBSEQUENT YEARS' INCOME TAX LIABILITY FOR A 23 PERIOD NOT EXCEEDING FIVE YEARS AND MUST BE APPLIED FIRST TO THE 24 EARLIEST INCOME TAX YEARS POSSIBLE. ANY CREDIT REMAINING AFTER 25 THE PERIOD MAY NOT BE REFUNDED OR CREDITED TO THE TAXPAYER.

26 (4) ON OR BEFORE NOVEMBER 1, 2022, AND ON OR BEFORE
27 NOVEMBER 1 OF EACH YEAR THEREAFTER, THE DIVISION SHALL DEVELOP

1083

-8-

1 AND POST ON THE DIVISION'S WEBSITE A LIST, INCLUDING A DESCRIPTION, 2 OF ALL APPROVED NONPROFIT ORGANIZATIONS AND ANY APPROVED 3 PROJECTS ADMINISTERED BY AN APPROVED NONPROFIT ORGANIZATION TO 4 WHICH TAXPAYERS MAY CONTRIBUTE DURING THE NEXT CALENDAR YEAR 5 FOR THE PURPOSE OF RECEIVING A TAX CREDIT PURSUANT TO THIS 6 SECTION. ANY MODIFICATIONS TO THE LIST, INCLUDING NONPROFIT 7 ORGANIZATIONS OR PROPOSED PROJECTS OF AN APPROVED NONPROFIT 8 ORGANIZATION THAT ARE LATER APPROVED. MUST BE POSTED ON THE 9 DIVISION'S WEBSITE NO LATER THAN SIXTY DAYS AFTER THE MODIFICATION 10 IS MADE. THE DIVISION SHALL REVIEW A PROPOSED NONPROFIT 11 ORGANIZATION AND ANY PROPOSED PROJECT OF AN APPROVED NONPROFIT 12 ORGANIZATION FOR ELIGIBILITY AND APPROVAL AS DESCRIBED IN 13 SUBSECTION (5) OF THIS SECTION.

14 (5) (a) (I) A NONPROFIT ORGANIZATION SHALL APPLY TO THE
15 DIVISION FOR APPROVAL TO RECEIVE ALLOWABLE CONTRIBUTIONS UNDER
16 THIS SECTION, INCLUDING APPROVAL OF A PROPOSED PROJECT. THE
17 APPLICATION MUST:

18 (A) SET FORTH THE QUALIFYING ACTIVITY THAT THE NONPROFIT
19 ORGANIZATION PROVIDES, AND, IN ADDITION, FOR A PROPOSED PROJECT,
20 THE QUALIFYING ACTIVITY THAT THE PROJECT WILL IMPLEMENT;

21 (B) PROVIDE A LETTER OF APPROVAL FROM THE NONPROFIT
22 ORGANIZATION'S BOARD OF DIRECTORS;

23 (C) PROVIDE EVIDENCE THAT THE NONPROFIT ORGANIZATION IS IN
24 GOOD STANDING WITH THE SECRETARY OF STATE; AND

(D) SUBMIT A RECENT AUDIT OR FINANCIAL REPORT TO THEDIVISION IN A FORM THAT IS ACCEPTABLE TO THE DIVISION.

27 (II) AN ORGANIZATION THAT HAS A PROGRAM AS SET FORTH IN

-9-

1 SECTION 39-30-103.5 (3)(a) THAT HAS BEEN APPROVED BY THE COLORADO 2 ECONOMIC DEVELOPMENT COMMISSION UNDER SECTION 39-30-103.5 IS 3 DEEMED APPROVED FOR PURPOSES OF COMPLIANCE WITH THIS SECTION TO 4 RECEIVE ELIGIBLE CONTRIBUTIONS UNLESS OTHERWISE SPECIFICALLY 5 DISAPPROVED BY THE DIVISION SO LONG AS THE ORGANIZATION: 6 (A) IS A NONPROFIT; 7 (B) PROVIDES OR HAS THE INTENT TO PROVIDE A QUALIFYING 8 ACTIVITY; 9 (C) CAN PROVIDE A LETTER OF APPROVAL FROM ITS BOARD OF 10 DIRECTORS: 11 (D) SUBMITS A RECENT AUDIT OR FINANCIAL REPORT TO THE 12 DIVISION IN A FORM THAT IS ACCEPTABLE TO THE DIVISION; AND 13 (E) NO LATER THAN FOUR YEARS FROM THE EFFECTIVE DATE OF 14 THIS SECTION, SUBMITS AN APPLICATION FOR REAPPROVAL PURSUANT TO 15 SUBSECTION (5)(g) OF THIS SECTION. 16 (III) WHEN REVIEWING APPLICATIONS AND ORGANIZATIONS FOR 17 APPROVAL PURSUANT TO SUBSECTIONS (5)(a)(I) AND (5)(a)(II) OF THIS 18 SECTION, WITH RESPECT TO A NONPROFIT ORGANIZATION'S PROPOSED 19 QUALIFYING ACTIVITY OR ACTIVITIES, THE DIVISION SHALL CONSIDER THE 20 FINANCIAL MANAGEMENT CAPACITY AND OPERATIONAL CAPACITY OF THE 21 NONPROFIT ORGANIZATION AND EVALUATE THE CAPABILITY OF THE 22 NONPROFIT ORGANIZATION TO ENTER A MONITORING AGREEMENT FOR THE 23 PURPOSE OF THE DIVISION EVALUATING THE EFFICACY OF THE NONPROFIT 24 ORGANIZATION AND ITS QUALIFYING ACTIVITY OR ACTIVITIES. 25 THE DIVISION SHALL REVIEW APPLICATIONS RECEIVED (b) 26 PURSUANT TO SUBSECTION (5)(a) OF THIS SECTION IN A TIMELY MANNER 27 AND IN A TIME FRAME SET FORTH IN THE DIVISION'S GUIDELINES FOR THE

PROGRAM. THE DIVISION SHALL ISSUE A NOTICE OF APPROVAL OR
 DISAPPROVAL OF A NONPROFIT ORGANIZATION, A PROPOSED PROJECT, OR
 BOTH IN WRITING.

4 (c) THE DIVISION IS AUTHORIZED TO HOLD HEARINGS IN ORDER TO
5 REVIEW A NONPROFIT ORGANIZATION'S REQUEST TO RECONSIDER A
6 DECISION REGARDING DISAPPROVAL WITHIN THIRTY DAYS AFTER THE DATE
7 OF THE DISAPPROVAL NOTICE.

8 (d) ONCE APPROVED, THE NONPROFIT ORGANIZATION SHALL
9 MAINTAIN AN ACCOUNTING SYSTEM AND APPROPRIATE RECORDS TO TRACK
10 CONTRIBUTIONS RECEIVED BY TAXPAYERS FOR WHICH A TAX CREDIT WAS
11 ALLOWED UNDER THIS SECTION AND TO ACCURATELY ASSOCIATE THE USE
12 OF THE CONTRIBUTIONS WITH QUALIFYING ACTIVITIES, AN APPROVED
13 PROJECT, OR BOTH.

(e) THE DIVISION SHALL SPECIFY IN PROGRAM GUIDELINES WHAT
INFORMATION REGARDING QUALIFYING ACTIVITIES MUST BE REPORTED BY
THE NONPROFIT ORGANIZATION AND CAN REQUEST FROM THE NONPROFIT
ORGANIZATION AN AUDIT OR FINANCIAL REPORT IN A FORM THAT IS
ACCEPTABLE TO THE DIVISION.

19 (f) (I) NO LATER THAN FEBRUARY 15, 2023, THE DIVISION SHALL 20 COMPLETE A REVIEW OF EVERY ORGANIZATION AND PROJECT DEEMED 21 APPROVED UNDER SUBSECTION (5)(a)(II) OF THIS SECTION, AND NO LATER 22 THAN FEBRUARY 15, 2024, AND FEBRUARY 15 OF EACH YEAR 23 THEREAFTER, THE DIVISION SHALL COMPLETE A REVIEW OF EVERY OTHER 24 APPROVED NONPROFIT ORGANIZATION AND APPROVED PROJECT TO 25 EVALUATE PERFORMANCE AND COMPLIANCE WITH THE REQUIREMENTS OF 26 THIS SECTION. THE DIVISION MUST REVIEW THE QUALIFYING ACTIVITIES 27 BEING PROVIDED AND DETERMINE HOW THE ACTIVITIES ARE ADDRESSING

CURRENT AND EMERGING NEEDS OF INDIVIDUALS AND FAMILIES
 EXPERIENCING HOMELESSNESS IN EACH APPROVED NONPROFIT
 ORGANIZATION'S COMMUNITY, OR, IF APPLICABLE, EACH APPROVED
 PROJECT'S COMMUNITY.

5 (II) THE DIVISION HAS THE AUTHORITY TO MONITOR AND AUDIT 6 APPROVED NONPROFIT ORGANIZATIONS AND THEIR PERFORMANCE AND 7 MAY DISAPPROVE AN APPROVED NONPROFIT ORGANIZATION OR AN 8 APPROVED PROJECT OF AN APPROVED NONPROFIT ORGANIZATION IF THE 9 APPROVED NONPROFIT ORGANIZATION IS NOT MEETING EXPECTATIONS OR 10 IF THE APPROVED NONPROFIT ORGANIZATION IS OTHERWISE NOT IN 11 COMPLIANCE WITH OBJECTIVES OUTLINED IN THIS SECTION OR PROGRAM 12 GUIDELINES, OR, IF APPLICABLE, IN THE PROJECT PROPOSAL. THE DIVISION 13 SHALL IMMEDIATELY NOTIFY THE DEPARTMENT OF REVENUE IF AN 14 APPROVED NONPROFIT ORGANIZATION OR AN APPROVED PROJECT OF AN 15 APPROVED NONPROFIT ORGANIZATION IS DISAPPROVED AS A RESULT OF A 16 REVIEW OR AUDIT IN ORDER TO ENSURE THAT CONTRIBUTIONS MADE BY 17 TAXPAYERS ON OR AFTER THE DATE OF DISAPPROVAL ARE NO LONGER 18 ELIGIBLE FOR THE TAX CREDIT ALLOWED IN THIS SECTION.

19 (g) AN APPROVED NONPROFIT ORGANIZATION SHALL APPLY FOR 20 REAPPROVAL WITH THE DIVISION EVERY FOUR YEARS IN THE SAME 21 MANNER PROVIDED FOR APPROVAL IN SUBSECTION (5)(a)(I) OF THIS 22 SECTION. WHEN APPLYING FOR REAPPROVAL, THE NONPROFIT 23 ORGANIZATION MAY ADD OR REMOVE QUALIFYING ACTIVITIES IN THE 24 REAPPROVAL APPLICATION. IT IS EXPECTED THAT A NONPROFIT 25 ORGANIZATION WILL REVISE ANY PREVIOUSLY APPROVED GOALS, 26 OBJECTIVES, AND EXPECTED OUTCOMES OF ITS QUALIFYING ACTIVITIES TO 27 ADJUST TO CHANGES IN COMMUNITY NEEDS, EMERGING BEST PRACTICES, 1 AND FEEDBACK FROM THE DIVISION.

2 (6) THE DIVISION SHALL PRESENT AN ANNUAL REVIEW OF 3 APPROVED NONPROFIT ORGANIZATIONS AND ANY APPROVED PROJECTS 4 ADMINISTERED BY AN APPROVED NONPROFIT ORGANIZATION TO THE STATE 5 HOUSING BOARD CREATED IN SECTION 24-32-706. THE ANNUAL REVIEW 6 MUST INCLUDE INDIVIDUAL AND COLLECTIVE OUTPUTS AND OUTCOMES OF 7 EACH APPROVED NONPROFIT ORGANIZATION DESCRIBED IN THIS SECTION 8 AND MUST SUMMARIZE CONTRIBUTIONS RECEIVED AND TAX CREDIT 9 CERTIFICATES ISSUED FOR THE REPORTING PERIOD, INCLUDING AN 10 ESTIMATE OF EXPECTED CONTRIBUTIONS FOR THE UPCOMING CALENDAR 11 YEAR.

12 (7) THE DIVISION SHALL DEVELOP PROGRAM GUIDELINES, WITH 13 STAKEHOLDER INVOLVEMENT, FOR THE ADMINISTRATION OF THIS SECTION. 14 (8) (a) ON OR BEFORE SEPTEMBER 30 OF EACH CALENDAR YEAR, 15 THE STATE DIRECTOR OF HOUSING OR THE DIRECTOR'S DESIGNEE SHALL 16 TRANSMIT TO THE DEPARTMENT OF REVENUE THE DATA REGARDING 17 INCOME TAX CREDITS ALLOWED PURSUANT TO THIS SECTION THAT ARE 18 CERTIFIED OR APPROVED BY THE DIVISION FROM JANUARY 1 THROUGH 19 JUNE 30 OF THE SAME CALENDAR YEAR.

(b) ON OR BEFORE MARCH 31 OF EACH CALENDAR YEAR, THE
state director of housing or the director's designee shall
transmit to the department of revenue the data regarding
income tax credits allowed pursuant to this section that are
certified or approved by the division from July 1 through
December 31 of the previous calendar year.

26 (9) THIS SECTION IS REPEALED, EFFECTIVE DECEMBER 31, 2040.
27 SECTION 2. In Colorado Revised Statutes, 39-30-103.5, amend

1 (3)(a) introductory portion; and **add** (3)(c) as follows:

2 **39-30-103.5.** Credit against tax - contributions to enterprise 3 zone administrators to implement economic development plans -4 repeal. (3) (a) PRIOR TO JANUARY 1, 2023, monetary or in-kind 5 contributions to promote temporary, emergency, or transitional housing 6 programs for the homeless that offer or provide referrals to child care, job 7 placement, and counseling services for the purpose of promoting 8 employment for homeless persons in enterprise zones shall be deemed to 9 be for the purpose of implementing the economic development plan for 10 the enterprise zone and shall include but not be limited to the following 11 types of contributions: 12 (c) THIS SUBSECTION (3) IS REPEALED, EFFECTIVE DECEMBER 31, 13 2032. 14 **SECTION 3.** Appropriation. (1) For the 2022-23 state fiscal 15 year, \$129,613 is appropriated to the department of local affairs. This 16 appropriation is from the general fund. To implement this act, the 17 department may use this appropriation as follows: 18 (a) \$30,595 for use by executive director's office for payments to 19 OIT; 20 (b)\$83,268 for use by the division of housing for personal 21 services, which amount is based on an assumption that the division will 22 require an additional 1.2 FTE; and 23 (c) \$15,750 for use by the division of housing for operating 24 expenses. 25 (2) For the 2022-23 state fiscal year, \$30,595 is appropriated to 26 the office of the governor for use by the office of information technology. 27 This appropriation is from reappropriated funds received from the department of local affairs under subsection (1)(a) of this section. To
 implement this act, the office may use this appropriation to provide
 information technology services for the department of local affairs.

4 **SECTION 4.** Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the 5 6 ninety-day period after final adjournment of the general assembly; except 7 that, if a referendum petition is filed pursuant to section 1 (3) of article V 8 of the state constitution against this act or an item, section, or part of this 9 act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in 10 11 November 2022 and, in such case, will take effect on the date of the 12 official declaration of the vote thereon by the governor.