Second Regular Session Seventieth General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 16-0308.01 Bob Lackner x4350

HOUSE BILL 16-1142

HOUSE SPONSORSHIP

Buck and Ginal,

SENATE SPONSORSHIP

Crowder and Cooke,

House Committees Public Health Care & Human Services Finance **Senate Committees**

A BILL FOR AN ACT

101	CONCERNING THE CREATION OF A CREDIT AGAINST THE STATE INCOME
102	TAX FOR RURAL PRIMARY CARE PRECEPTORS TRAINING
103	STUDENTS MATRICULATING AT COLORADO INSTITUTIONS OF
104	HIGHER EDUCATION.

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://www.leg.state.co.us/billsummaries</u>.)

For income tax years commencing on or after January 1, 2017, but prior to January 1, 2020, the bill offers an income tax credit in the amount of \$1,000 to a health care professional who provides a preceptorship

during the applicable income tax year. A preceptorship is defined as a mentoring experience in which a preceptor provides a program of personalized instruction, training, and supervision for a total of not less than 4 weeks per calendar year that is offered to an eligible graduate student to enable the student to obtain an eligible professional degree.

The credit is available to a taxpayer who:

- Is licensed to practice one of a number of primary health L care fields of medicine; and
- Practiced his or her primary health care field of medicine İ. in a rural or frontier area during the portion of the income tax year for which the preceptor is claiming the tax credit.

The bill caps the number of preceptors that may claim the tax credit for any one income tax year at 300.

The bill specifies the manner in which the taxpayer is required to apply for the credit and procedures to be followed if a preceptor fails to satisfy the requirements of the bill for a particular tax year.

If the amount of the credit allowed exceeds the amount of the income tax otherwise due, the bill allows the balance to be carried forward and applied against the income tax due in each of the 5 succeeding income tax years.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, add 39-22-538 as
3	follows:
4	39-22-538. Credit for health care preceptors working in health
5	professional shortage areas - legislative declaration - definitions -
6	repeal. (1) (a) THE GENERAL ASSEMBLY FINDS, DETERMINES, AND
7	DECLARES THAT:
8	(I) IT IS VITAL TO THE WELL-BEING, QUALITY OF LIFE, AND
9	ECONOMIC DEVELOPMENT OF THE ENTIRE STATE THAT EXCELLENT HEALTH
10	CARE BE AVAILABLE IN ALL REGIONS OF THE STATE, INCLUDING RURAL
11	AND FRONTIER AREAS;
12	(II) RURAL AREAS OF THE STATE CURRENTLY SUFFER FROM A
13	SHORTAGE OF PRIMARY HEALTH CARE PROVIDERS AND, AS A RESULT,
14	THESE COMMUNITIES EXPERIENCE REDUCED ACCESS TO SUCH PROVIDERS

1 AND POORER HEALTH CARE OUTCOMES; AND

2 (III) A CONSISTENT PROBLEM IS A LACK OF PROFESSIONAL
3 INSTRUCTION, TRAINING, AND SUPERVISION IN RURAL AND FRONTIER
4 AREAS THAT ALLOWS STUDENTS STUDYING PRIMARY CARE TO OBTAIN THE
5 REQUISITE PROFESSIONAL MENTORING AND SUPERVISION TO ALLOW THEM
6 TO PRACTICE IN SUCH AREAS UPON OBTAINING A PROFESSIONAL DEGREE.

7 (b) THE GENERAL ASSEMBLY INTENDS THAT THE TAX CREDIT
8 CREATED IN THIS SECTION IS TO BE USED TO PROVIDE SUFFICIENT
9 FINANCIAL INCENTIVES TO ENCOURAGE PRECEPTORS TO OFFER
10 PROFESSIONAL INSTRUCTION, TRAINING, AND SUPERVISION TO STUDENTS
11 SEEKING CAREERS AS PRIMARY HEALTH CARE PROVIDERS IN RURAL AND
12 FRONTIER AREAS OF THE STATE.

13 (c) THE GENERAL ASSEMBLY FURTHER INTENDS THAT THE TAX
14 CREDIT PROVIDE SUFFICIENT FINANCIAL INCENTIVES TO ENCOURAGE
15 PRECEPTORS TO OFFER PROFESSIONAL INSTRUCTION, TRAINING, AND
16 SUPERVISION TO STUDENTS MATRICULATING AT COLORADO INSTITUTIONS
17 OF HIGHER EDUCATION SEEKING CAREERS AS PRIMARY HEALTH CARE
18 PROVIDERS IN RURAL AND FRONTIER AREAS OF THE STATE.

19 (2) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE20 REQUIRES:

21 (a) "AHEC" OR "AHEC PROGRAM" MEANS THE AREA HEALTH
22 EDUCATION CENTER.

(b) "FRONTIER AREA" MEANS A COUNTY IN THE STATE THAT HAS
A POPULATION DENSITY OF SIX OR FEWER INDIVIDUALS PER ONE SQUARE
MILE.

26 (c) "GRADUATE STUDENT" MEANS AN INDIVIDUAL MATRICULATING
27 AT THE GRADUATE LEVEL AT ANY ACCREDITED COLORADO INSTITUTION

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OF HIGHER EDUCATION SEEKING A DEGREE EITHER IN THE AREAS OF
 DOCTOR OF MEDICINE, DOCTOR OF OSTEOPATHY, ADVANCED NURSING
 PRACTICE, DOCTOR OF DENTAL SURGERY, OR DOCTOR OF DENTAL
 MEDICINE, OR AS A PHYSICIAN ASSISTANT.

5 (d) "PRECEPTOR" MEANS AN UNCOMPENSATED MEDICAL DOCTOR,
6 DOCTOR OF OSTEOPATHIC MEDICINE, ADVANCED PRACTICE NURSE,
7 PHYSICIAN ASSISTANT, DOCTOR OF DENTAL SURGERY, OR DOCTOR OF
8 DENTAL MEDICINE WHO HAS BEEN LICENSED IN HIS OR HER PRIMARY
9 HEALTH CARE FIELD OF MEDICINE IN THE STATE BY THE APPLICABLE
10 LICENSING AUTHORITY.

(e) "PRECEPTOR SHIP" MEANS A MENTORING EXPERIENCE IN WHICH
A PRECEPTOR PROVIDES A PROGRAM OF PERSONALIZED INSTRUCTION,
TRAINING, AND SUPERVISION FOR A TOTAL OF NOT LESS THAN FOUR WEEKS
PER CALENDAR YEAR THAT IS OFFERED TO AN ELIGIBLE GRADUATE
STUDENT TO ENABLE THE STUDENT TO OBTAIN AN ELIGIBLE PROFESSIONAL
DEGREE.

(f) "PRIMARY HEALTH CARE" MEANS HEALTH CARE PROVIDED BY
A MEDICAL PROFESSIONAL WITH WHOM A PATIENT HAS INITIAL CONTACT,
WHO IS THE PRINCIPAL POINT OF CONTINUING CARE FOR THE PATIENT, AND
WHO COORDINATES OTHER SPECIALIST CARE THAT THE PATIENT MAY
NEED.

(g) "RURAL AREA" MEANS A COUNTY NONMETROPOLITAN AREA IN
THE STATE THAT HAS LESS THAN TWENTY THOUSAND PERMANENT
RESIDENTS OR AS THE TERM MAY BE OTHERWISE DEFINED BY THE FEDERAL
OFFICE OF MANAGEMENT AND BUDGET.

26 (h) "TAXPAYER" MEANS A PRECEPTOR WHO FILES AN INCOME TAX
27 RETURN UNDER THIS ARTICLE.

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(3) (a) FOR INCOME TAX YEARS COMMENCING ON OR AFTER
 JANUARY 1, 2017, BUT PRIOR TO JANUARY 1, 2020, AND SUBJECT TO THE
 REQUIREMENTS OF PARAGRAPH (b) OF THIS SUBSECTION (3), A TAXPAYER
 IS ALLOWED A CREDIT AGAINST THE INCOME TAXES IMPOSED BY THIS
 ARTICLE IN AN AMOUNT EQUAL TO ONE THOUSAND DOLLARS FOR A
 PRECEPTORSHIP PROVIDED BY HIM OR HER DURING THE APPLICABLE
 INCOME TAX YEAR FOR WHICH THE CREDIT IS CLAIMED.

8 (b) NOTWITHSTANDING ANY OTHER PROVISION OF THIS SECTION: 9 (I) THE AGGREGATE AMOUNT OF THE CREDIT AWARDED TO ANY 10 ONE TAXPAYER UNDER THIS SECTION SHALL NOT EXCEED ONE THOUSAND 11 DOLLARS FOR ANY ONE INCOME TAX YEAR REGARDLESS OF THE NUMBER 12 OF PRECEPTORSHIPS UNDERTAKEN BY THE TAXPAYER DURING THE 13 APPLICABLE INCOME TAX YEAR OR THE NUMBER OF ELIGIBLE GRADUATE 14 STUDENTS THE TAXPAYER INSTRUCTS, TRAINS, OR SUPERVISES DURING THE 15 APPLICABLE INCOME TAX YEAR;

(II) A TAXPAYER IS ELIGIBLE TO CLAIM THE CREDIT ALLOWED BY
THIS SECTION IF HE OR SHE PERFORMS A PRECEPTORSHIP THAT LASTS A
TOTAL OF NOT LESS THAN FOUR WEEKS DURING THE INCOME TAX YEAR IN
WHICH THE CREDIT IS CLAIMED AND THE PRECEPTOR IS PRACTICING IN HIS
OR HER PRIMARY HEALTH CARE FIELD OF MEDICINE IN A RURAL OR
FRONTIER AREA; AND

(III) NOT MORE THAN THREE HUNDRED PRECEPTORS ARE ENTITLED
TO CLAIM THE CREDIT AUTHORIZED BY THIS SECTION FOR ANY ONE INCOME
TAX YEAR. THE DEPARTMENT SHALL PROMULGATE BY RULE, IN
ACCORDANCE WITH ARTICLE 4 OF TITLE 24, C.R.S., A METHOD FOR
DETERMINING THE MANNER IN WHICH TAXPAYERS WHO HAVE OBTAINED
CERTIFICATION UNDER SUBSECTION (4) OF THIS SECTION ARE ABLE TO

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1 CLAIM THE TAX CREDIT.

2 (4) TO QUALIFY FOR THE CREDIT PROVIDED BY THIS SECTION, THE 3 TAXPAYER SHALL SUBMIT A CERTIFICATION FORM WITH EACH INCOME TAX 4 RETURN. CERTIFICATION MAY BE PROVIDED BY EITHER THE INSTITUTION 5 FOR WHICH THE TAXPAYER TEACHES, WHETHER IT IS AN INSTITUTION OF 6 HIGHER EDUCATION OR A HOSPITAL, CLINIC, OR OTHER MEDICAL FACILITY, 7 OR BY THE PARTICULAR REGIONAL OFFICE OF THE AHEC PROGRAM WITH 8 JURISDICTION OVER THE AREA IN WHICH THE PRECEPTOR'S MEDICAL 9 PRACTICE IS LOCATED. IN THE CASE OF CERTIFICATION BY AN INSTITUTION 10 FOR WHICH THE TAXPAYER TEACHES. THE INSTITUTION MUST EXECUTE THE 11 FORM CERTIFYING THAT THE TAXPAYER HAS SATISFIED THE 12 REQUIREMENTS FOR ALLOWANCE OF THE TAX CREDIT AS SPECIFIED IN THIS 13 SECTION. IN THE CASE OF CERTIFICATION BY THE AHEC PROGRAM, THE 14 CERTIFICATION FORM MUST BE OBTAINED FROM THE PARTICULAR 15 REGIONAL OFFICE OF THE AHEC PROGRAM WITH JURISDICTION OVER THE 16 AREA IN WHICH THE PRECEPTOR IS PRACTICING, WHICH OFFICE SHALL 17 CERTIFY THAT THE TAXPAYER HAS SATISFIED THE REQUIREMENTS FOR 18 ALLOWANCE OF THE TAX CREDIT AS SPECIFIED IN THIS SECTION. THE 19 AHEC PROGRAM MAY CHARGE THE TAXPAYER A REASONABLE FEE FOR 20 PROVIDING SUCH CERTIFICATION, WHICH FEE SHALL NOT EXCEED THE 21 ACTUAL COSTS INCURRED BY THE AHEC IN COMPLETING THE 22 CERTIFICATION.

(5) WHERE A TAXPAYER CLAIMS THE CREDIT PROVIDED BY THIS
SECTION BUT FAILS TO SATISFY THE REQUIREMENTS OF THIS SECTION
DURING THE INCOME TAX YEAR FOR WHICH THE CREDIT IS CLAIMED, THE
TAXPAYER SHALL REPAY THE ENTIRE AMOUNT OF THE TOTAL CREDIT THAT
IS ATTRIBUTED TO HIM OR HER PURSUANT TO THIS SECTION. THE

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TAXPAYER SHALL REPORT THE RECAPTURE REQUIRED BY THIS SUBSECTION
 (5) BY INCREASING HIS OR HER INCOME TAX LIABILITY BY THE AMOUNT OF
 THE TOTAL CREDIT CLAIMED FOR THE YEAR IN WHICH THE RECAPTURE
 OCCURS.

5 (6) IF THE AMOUNT OF THE CREDIT ALLOWED PURSUANT TO THIS 6 SECTION EXCEEDS THE AMOUNT OF THE INCOME TAX OTHERWISE DUE ON 7 THE TAXPAYER'S INCOME IN THE INCOME TAX YEAR FOR WHICH THE 8 CREDIT IS BEING CLAIMED, THE AMOUNT OF THE CREDIT NOT USED AS AN 9 OFFSET AGAINST INCOME TAXES IN THE INCOME TAX YEAR IS NOT 10 ALLOWED AS A REFUND BUT MAY BE CARRIED FORWARD AND APPLIED 11 AGAINST THE INCOME TAX DUE IN EACH OF THE FIVE SUCCEEDING INCOME 12 TAX YEARS, BUT MUST FIRST BE APPLIED AGAINST THE INCOME TAX DUE 13 FOR THE EARLIEST OF THE INCOME TAX YEARS POSSIBLE.

14 (7) NOTHING IN THIS SECTION MODIFIES OR CHANGES THE
15 DEFINITION OF "PUBLIC EMPLOYEE" SPECIFIED IN SECTION 24-10-103 (4)
16 (b) (II) AND (4) (b) (V), C.R.S.

(8) This section is repealed, effective July 1, 2027.

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18 SECTION 2. Act subject to petition - effective date. This act 19 takes effect at 12:01 a.m. on the day following the expiration of the 20 ninety-day period after final adjournment of the general assembly (August 21 10, 2016, if adjournment sine die is on May 11, 2016); except that, if a 22 referendum petition is filed pursuant to section 1 (3) of article V of the 23 state constitution against this act or an item, section, or part of this act 24 within such period, then the act, item, section, or part will not take effect 25 unless approved by the people at the general election to be held in 26 November 2016 and, in such case, will take effect on the date of the 27 official declaration of the vote thereon by the governor.