Second Regular Session Sixty-seventh General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 10-0410.01 Nicole Myers

SENATE BILL 10-162

SENATE SPONSORSHIP

Heath,

HOUSE SPONSORSHIP

Hullinghorst and May,

Senate Committees

House Committees

Finance Appropriations

A BILL FOR AN ACT

101	CONCERNING MODIFICATIONS TO THE "URBAN AND RURAL
102	ENTERPRISE ZONE ACT'' TO IMPROVE THE ACCOUNTABILITY OF
103	INCOME TAX CREDITS ALLOWED BY THE ACT.

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 http://www.leg.state.co.us/billsummaries.)

The "Urban and Rural Enterprise Zone Act" (act) specifies limitations on the population of an area that may be included in an enterprise zone but does not include a standard method of calculating the population. The bill specifies that the population of an enterprise zone

SENATE
3rd Reading Unam ended
March 29, 2010

SENATE Am ended 2nd Reading March 26,2010 shall be calculated using data from the most recent federal decennial census at the county, municipal, or block levels and that the calculations that require the use of block level data shall include the entire population of each block in which the enterprise zone is included. In addition, the bill increases the population limitation for an urban enterprise zone from 80,000 to 115,000 people and increases the limitation for a rural enterprise zone from 100,000 to 150,000 people to account for population growth that has occurred since 1986 when the population limits were established and to account for new standardized methodology.

Currently, the state auditor is required to use 6 broad economic indicators when evaluating the effectiveness of the act in an audit. The current factors are too broad to be utilized to determine the impact of an enterprise zone. The bill eliminates the requirement that the state auditor use the 6 indicators and instead creates a new pre-certification process that a taxpayer is required to follow if the taxpayer intends to claim an enterprise zone income tax credit pursuant to the act in order to demonstrate that the act has an impact on the taxpayers' decisions.

Currently, a taxpayer's business may earn an income tax credit pursuant to the act by:

- ! Being located in the enterprise zone; and
- ! Performing an activity that is eligible for an enterprise zone income tax credit, regardless of whether the availability of the income tax credit had any demonstrable impact on the taxpayer's decision to start, relocate, or expand the business in the enterprise zone.

The bill requires a taxpayer to complete a pre-certification process prior to beginning and completing any activity for which a taxpayer intends to claim an income tax credit pursuant to the act to ensure that the income tax credits allowed pursuant to the act have an impact on taxpayers' business decisions. The bill directs the department of revenue (department) to include a section for the pre-certification data on the enterprise zone income tax credit certification forms that the department currently uses.

Currently, some enterprise zone administrators charge a fee to programs, projects, and organizations (contribution projects) that have been approved by the Colorado economic development commission (commission). Current statute does not provide any authority or limitation regarding the fees, and, consequently, the fee policies vary from one enterprise zone to another. The bill requires each enterprise zone administrator that charges fees to create a policy regarding the fees and to submit the policy to the commission for approval. The commission must review each policy submitted by an enterprise zone administrator.

The bill directs the Colorado office of economic development (office) to work with the commission and the department to develop the

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capability, if there is no fiscal impact, to allow taxpayers that intend to claim one or more income tax credits pursuant to the act to submit pre-certification forms, certification forms, and required reporting information in an electronic format.

The bill requires the department to aggregate and report data collected regarding tax credits claimed pursuant to the act, categorized by the date that the tax credit was authorized, the specific tax credit allowed pursuant to the act that each taxpayer was authorized to claim, and the total amount of the tax credits claimed for each tax credit allowed pursuant to the act. The bill requires the department to submit the data to the office on an annual basis.

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

SECTION 1. The introductory portion to 39-30-103 (1) and 39-30-103 (4) (b) (I) and (4) (c) (II), Colorado Revised Statutes, are amended, and the said 39-30-103 is further amended BY THE ADDITION OF THE FOLLOWING NEW SUBSECTIONS, to read:

39-30-103. Zones established - termination. (1) Any municipality, county, or group of contiguous municipalities or counties may propose an area of such municipality, county, or group of municipalities or counties to be designated as an enterprise zone if the area has a population of no more than eighty ONE HUNDRED FIFTEEN thousand persons AS CALCULATED PURSUANT TO SUBSECTION (1.3) OF THIS SECTION, or one hundred FIFTY thousand persons AS CALCULATED PURSUANT TO SUBSECTION (1.3) OF THIS SECTION if the area is a rural area, and meets at least one of the following additional criteria:

(1.3) FOR THE PURPOSES OF THIS ARTICLE, THE POPULATION OF AN ENTERPRISE ZONE SHALL BE CALCULATED USING DATA FROM THE MOST RECENT FEDERAL DECENNIAL CENSUS AT THE COUNTY, MUNICIPAL, OR BLOCK LEVELS. SUCH CALCULATIONS THAT REQUIRE THE USE OF BLOCK LEVEL DATA SHALL INCLUDE THE ENTIRE POPULATION OF EACH BLOCK IN

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(4) (b) For any area designated as an enterprise zone or as a
portion of an enterprise zone prior to July 1, 1999, the Colorado economic
development commission shall work with the zone administrator to
ensure that the area has specific economic development objectives with
outcomes that can be measured with specific, verifiable data. The
director of the Colorado office of economic development shall require the
zone administrators for each zone to submit annual documentation of
efforts to improve conditions in areas designated as enterprise zones and
the results of those efforts. Such annual documentation shall include
specific, verifiable data that can be used to measure whether the zone has
achieved the specific economic development objectives for the zone that
have measurable outcomes. In order for the commission to determine if
the enterprise zones or portions thereof are achieving the specific
economic development objectives submitted pursuant to this paragraph
(b) or to paragraph (d) of subsection (3) of this section, such annual
documentation shall include, but need not be limited to, the most recent
statistics available for companies claiming enterprise zone tax credits on:
(I) The number of jobs created in the enterprise zone and the
standard industrial classification code (SIC) NORTH AMERICAN INDUSTRY
CLASSIFICATION SYSTEM (NAICS) CODE of each company reporting the
creation of jobs within the zone;
(4) (c) (II) The state auditor shall submit a report to the governor
and the general assembly, at the discretion of the state auditor and the
legislative audit committee, evaluating the implementation of the
enterprise zone program, and its effect on the employment,

unemployment rate, investment, overall growth rate, economic diversity,

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and per capita income in each enterprise zone and enhanced rural enterprise zone or county containing an enterprise zone or enhanced rural enterprise zone, evaluating the effectiveness of each zone in achieving its measurable objectives, making recommendations for statutory changes, if any, and including any other information requested by the governor or the general assembly. The evaluation shall be based upon the data included in the annual reports submitted by the director of the Colorado office of economic development on behalf of the Colorado economic development commission to the general assembly pursuant to paragraph (b.7) of this subsection (4) and objective verifiable data submitted by the ENTERPRISE zone administrators and maintained by the Colorado office of economic development, local governments, and ENTERPRISE zone administrators. The report shall also include information concerning the amounts of tax credits claimed and allowed under the program. For purposes of preparing the report required by this paragraph (c), the state auditor shall have access to all records and documents applicable to the program, whether maintained by the Colorado office of economic development, local governments, or enterprise zone administrators.

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(7) (a) Before engaging in any activity for which a taxpayer intends to claim an income tax credit pursuant to section 39-30-104, 39-30-105, 39-30-105.5, or 39-30-105.6, an authorized company official of the taxpayer's business or the taxpayer who is the owner of the business shall submit a pre-certification form to the enterprise zone administrator as specified in paragraph (b) of this subsection (7). <u>A taxpayer shall not be required to submit a pre-certification form for activities</u> completed by the taxpayer prior to January 1, 2012; however, a

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1	TAXPAYER IS REQUIRED TO OBTAIN AUTHORIZATION FROM THE
2	ENTERPRISE ZONE ADMINISTRATOR PRIOR TO JANUARY 1, 2013, FOR
3	ACTIVITIES THAT OCCURRED PRIOR TO JANUARY 1, 2012. IN CONNECTION
4	WITH THE PRE-CERTIFICATION, THE TAXPAYER SHALL BE REQUIRED TO:
5	(I) OBTAIN VERIFICATION FROM THE ENTERPRISE ZONE
6	ADMINISTRATOR THAT THE TAXPAYER'S BUSINESS IS LOCATED IN AN
7	ENTERPRISE ZONE;
8	(II) CERTIFY THAT THE TAXPAYER IS AWARE OF THE ENTERPRISE
9	ZONE INCOME TAX CREDITS ALLOWED PURSUANT TO THIS ARTICLE;
10	(III) CERTIFY THAT THE ENTERPRISE ZONE INCOME TAX CREDITS
11	ALLOWED PURSUANT TO THIS ARTICLE ARE <u>A CONTRIBUTING FACTOR</u> TO
12	THE START-UP, EXPANSION, OR RELOCATION OF THE TAXPAYER'S BUSINESS
13	IN THE ENTERPRISE ZONE; AND
14	(IV) CERTIFY THAT THE TAXPAYER ACKNOWLEDGES THAT THE
15	PRE-CERTIFICATION REQUIRED PURSUANT TO THIS SECTION IS FOR
16	ACTIVITIES THAT SHALL COMMENCE AFTER THE DATE THAT THE
17	PRE-CERTIFICATION FORM IS EXECUTED BY THE ENTERPRISE ZONE
18	ADMINISTRATOR THROUGH THE END OF THE BUSINESS'S THEN-CURRENT
19	INCOME TAX YEAR;
20	(b) THE DEPARTMENT OF REVENUE SHALL AMEND THE CURRENT
21	CERTIFICATION FORMS THAT A TAXPAYER IS REQUIRED TO COMPLETE IN
22	CONNECTION WITH CLAIMING AN INCOME TAX CREDIT PURSUANT TO THIS
23	ARTICLE, TO INCLUDE A SECTION THROUGH WHICH THE TAXPAYER OR AN
24	AUTHORIZED COMPANY OFFICIAL OF THE TAXPAYER'S BUSINESS MAY
25	PROVIDE THE INFORMATION REQUIRED PURSUANT TO SUBPARAGRAPHS (II)
26	TO (IV) OF PARAGRAPH (a) OF THIS SUBSECTION (7).
27	SECTION 2. 39-30-103.5, Colorado Revised Statutes, is

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1	amended BY THE ADDITION OF A NEW SUBSECTION to read:
2	39-30-103.5. Credit against tax - contributions to enterprise
3	zone administrators to implement economic development plans.
4	(8) (a) Any enterprise zone administrator that provides
5	OVERSIGHT, MANAGEMENT, OR OTHER ADMINISTRATIVE SERVICES TO A
6	PROGRAM, PROJECT, OR ORGANIZATION THAT HAS BEEN APPROVED BY THE
7	ECONOMIC DEVELOPMENT COMMISSION FOR PURPOSES OF THE
8	CONTRIBUTION TAX CREDIT AS DEFINED IN THIS SECTION IS AUTHORIZED
9	TO CHARGE REASONABLE FEES TO PROGRAMS, PROJECTS, AND
10	ORGANIZATIONS AS DEFINED IN THIS SECTION. EACH ENTERPRISE ZONE
11	ADMINISTRATOR THAT CHARGES ADMINISTRATIVE FEES PURSUANT TO THIS
12	PARAGRAPH (a) SHALL ESTABLISH A REASONABLE POLICY REGARDING THE
13	IMPOSITION OF SUCH FEES AND SHALL SUBMIT THE POLICY TO THE
14	COLORADO ECONOMIC DEVELOPMENT COMMISSION FOR REVIEW AND
15	APPROVAL.
16	(b) THE COLORADO ECONOMIC DEVELOPMENT COMMISSION SHALL
17	REVIEW THE ADMINISTRATIVE FEE POLICY ESTABLISHED BY AN ENTERPRISE
18	ZONE ADMINISTRATOR AND SHALL APPROVE THE POLICY OR REQUIRE THAT
19	THE ENTERPRISE ZONE ADMINISTRATOR MAKE MODIFICATIONS TO THE
20	POLICY AS SPECIFIED BY THE COMMISSION BEFORE APPROVING THE POLICY.
21	SECTION 3. Article 30 of title 39, Colorado Revised Statutes, is
22	amended BY THE ADDITION OF THE FOLLOWING NEW
23	SECTIONS to read:
24	39-30-110. Electronic submissions. (1) The Colorado office
25	OF ECONOMIC DEVELOPMENT SHALL COLLABORATE WITH THE
26	COLORADO ECONOMIC DEVELOPMENT COMMISSION AND THE DEPARTMENT
27	OF REVENUE TO DEVELOP THE CAPABILITY TO ALLOW TAXPAYERS THAT

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1	INTEND TO CLAIM ONE OR MORE INCOME TAX CREDITS PURSUANT TO THIS
2	ARTICLE TO OBTAIN ANY NECESSARY AUTHORIZATION OR CERTIFICATION,
3	INCLUDING PRE-CERTIFICATION REQUIREMENTS, FROM THE ENTERPRISE
4	ZONE ADMINISTRATOR IN AN ELECTRONIC FORMAT. THE COLORADO
5	OFFICE OF ECONOMIC DEVELOPMENT SHALL IMPLEMENT THE ELECTRONIC
6	SUBMISSION SYSTEM BY JANUARY 1, 2013. <u>IF THE COLORADO OFFICE OF</u>
7	ECONOMIC DEVELOPMENT IS UNABLE TO IMPLEMENT AN ELECTRONIC
8	SUBMISSION SYSTEM BY JANUARY 1, 2013, THE OFFICE SHALL SUBMIT A
9	REPORT TO THE COLORADO ECONOMIC DEVELOPMENT COMMISSION AND
10	THE GENERAL ASSEMBLY THAT EXPLAINS THE REASONS THAT THE
11	IMPLEMENTATION OF SUCH SYSTEM HAS NOT BEEN ACCOMPLISHED.
12	(2) Nothing in subsection (1) of this section shall be
13	CONSTRUED TO PROHIBIT A TAXPAYER THAT INTENDS TO CLAIM ONE OR
14	MORE INCOME TAX CREDITS PURSUANT TO THIS ARTICLE FROM
15	SUBMITTING PRINTED COPIES OF CERTIFICATION FORMS, <u>INCLUDING</u>
16	PRE-CERTIFICATION REQUIREMENTS.
17	39-30-111. Department of revenue - enterprise zone data -
18	electronic filing - submission of carry forward schedule. (1) FOR THE
19	2012 INCOME TAX YEAR AND EACH INCOME TAX YEAR THEREAFTER, ANY
20	TAXPAYER THAT CLAIMS ONE OR MORE INCOME TAX CREDITS PURSUANT
21	TO THIS ARTICLE SHALL FILE A STATE INCOME TAX RETURN WITH THE
22	DEPARTMENT OF REVENUE IN AN ELECTRONIC FORMAT, UNLESS FILING IN
23	AN ELECTRONIC FORMAT WOULD CAUSE UNDUE HARDSHIP TO THE
24	TAXPAYER BECAUSE THE TAXPAYER DOES NOT HAVE ACCESS TO A
25	COMPUTER, OR DOES NOT HAVE SUFFICIENT INTERNET ACCESS, INTERNET
26	CAPABILITY, OR COMPUTER KNOWLEDGE TO FILE INCOME TAXES
27	ELECTRONICALLY.

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1	(2) FOR THE 2012 INCOME TAX YEAR AND EACH INCOME TAX YEAR
2	THEREAFTER, ANY TAXPAYER THAT CLAIMS ONE OR MORE INCOME TAX
3	CREDITS PURSUANT TO THIS ARTICLE SHALL SUBMIT TO THE DEPARTMENT
4	OF REVENUE ALONG WITH THE TAXPAYER'S STATE INCOME TAX RETURN,
5	A FULL CARRY FORWARD SCHEDULE FOR EACH INCOME TAX CREDIT
6	CLAIMED PURSUANT TO THIS ARTICLE.
7	(3) FOR THE 2012 INCOME TAX YEAR AND EACH INCOME TAX YEAR
8	THEREAFTER, THE DEPARTMENT OF REVENUE SHALL AGGREGATE AND
9	REPORT DATA ON ALL OF THE INCOME TAX CREDITS THAT ARE CLAIMED
10	PURSUANT TO THIS ARTICLE FOR EACH INCOME TAX YEAR. THE
11	DEPARTMENT SHALL CATEGORIZE SUCH AGGREGATED DATA BY THE DATE
12	THAT THE INCOME TAX CREDIT WAS AUTHORIZED BY AN ENTERPRISE ZONE
13	ADMINISTRATOR, THE SPECIFIC INCOME TAX CREDIT ALLOWED PURSUANT
14	TO THIS ARTICLE THAT EACH TAXPAYER WAS AUTHORIZED TO CLAIM, AND
15	THE TOTAL AMOUNT OF THE INCOME TAX CREDITS CLAIMED FOR EACH
16	INCOME TAX CREDIT ALLOWED PURSUANT TO THIS ARTICLE.
17	(4) The department of revenue shall submit the data
18	COLLECTED PURSUANT TO <u>SUBSECTIONS (2) AND (3)</u> OF THIS SECTION TO
19	THE COLORADO OFFICE OF ECONOMIC DEVELOPMENT ON AUGUST 1, 2013,
20	AND ON AUGUST 1 EACH YEAR THEREAFTER.
21	39-30-112. Data provided to department of revenue. (1) ON
22	OR BEFORE SEPTEMBER 30 OF EACH CALENDAR YEAR, THE DIRECTOR OF
23	THE COLORADO OFFICE OF ECONOMIC DEVELOPMENT OR THE DIRECTOR'S
24	DESIGNEE SHALL TRANSMIT TO THE DEPARTMENT OF REVENUE THE DATA
25	REGARDING INCOME TAX CREDITS ALLOWED PURSUANT TO THIS ARTICLE
26	THAT ARE CERTIFIED BY ENTERPRISE ZONE ADMINISTRATORS FROM
27	JANUARY 1 THROUGH JUNE 30 OF THE SAME CALENDAR YEAR.

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I	(2) ON OR BEFORE MARCH 31 OF EACH CALENDAR YEAR, THE
2	DIRECTOR OF THE COLORADO OFFICE OF ECONOMIC DEVELOPMENT OR THE
3	DIRECTOR'S DESIGNEE SHALL TRANSMIT TO THE DEPARTMENT OF REVENUE
4	THE DATA REGARDING INCOME TAX CREDITS ALLOWED PURSUANT TO THIS
5	ARTICLE THAT ARE CERTIFIED BY ENTERPRISE ZONE ADMINISTRATORS
6	FROM JULY 1 THROUGH DECEMBER 31 OF THE PREVIOUS CALENDAR YEAR.
7	SECTION 4. 39-21-113, Colorado Revised Statutes, is amended
8	BY THE ADDITION OF A NEW SUBSECTION to read:
9	39-21-113. Reports and returns - repeal.
10	(22) NOTWITHSTANDING THE PROVISIONS OF THIS SECTION, THE
11	EXECUTIVE DIRECTOR SHALL SUPPLY THE COLORADO OFFICE OF ECONOMIC
12	DEVELOPMENT WITH INFORMATION RELATING TO THE ACTUAL AMOUNT OF
13	ANY ENTERPRISE ZONE TAX CREDIT CLAIMED PURSUANT TO ARTICLE 30 OF
14	THIS TITLE AS WELL AS INFORMATION SUBMITTED TO THE DEPARTMENT
15	PURSUANT TO SECTION 39-30-111 (2) AND (3) REGARDING THE CARRY
16	FORWARD OF SUCH INCOME TAX CREDITS. ANY INFORMATION PROVIDED
17	TO THE OFFICE PURSUANT TO THIS SUBSECTION (22) SHALL REMAIN
18	CONFIDENTIAL, AND ALL OFFICE EMPLOYEES SHALL BE SUBJECT TO THE
19	LIMITATIONS SET FORTH IN SUBSECTION (4) OF THIS SECTION AND THE
20	PENALTIES CONTAINED IN SUBSECTION (6) OF THIS SECTION. NOTHING IN
21	THIS SUBSECTION (22) SHALL PREVENT THE OFFICE FROM MAKING
22	AGGREGATED DATA REGARDING ENTERPRISE ZONE TAX CREDITS
23	AVAILABLE.
24	SECTION 5. 39-22-622 (4), Colorado Revised Statutes, is
25	amended to read:
26	39-22-622. Refunds. (4) The provisions of subsection (2) of this
27	section shall not apply to any return that is being audited or to any return

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1	that may take longer than normal to process due to the mathematical or
2	clerical errors contained in said return, to unforeseen delays caused by the
3	failure of processing equipment, or because of a tax credit allowed in
4	section 39-22-531, OR BECAUSE THE TAXPAYER CLAIMED AN ENTERPRISE
5	ZONE TAX CREDIT PURSUANT TO ARTICLE 30 OF THIS TITLE AND THE
6	DEPARTMENT IS AWAITING CONFIRMATION FROM THE COLORADO OFFICE
7	OF ECONOMIC DEVELOPMENT THAT THE TAXPAYER IS ELIGIBLE FOR SUCH
8	CREDIT. Such determination DETERMINATIONS shall be made in good
9	faith by the department of revenue.
10	SECTION 6. Act subject to petition - specified effective date.
11	This act shall take effect January 1, 2012; except that, if a referendum
11 12	This act shall take effect January 1, 2012; except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state
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12	petition is filed pursuant to section 1 (3) of article V of the state
12 13	petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within
12 13 14	petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within the ninety-day period after final adjournment of the general assembly, then the act, item, section, or part shall not take effect unless approved by
12 13 14 15	petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within the ninety-day period after final adjournment of the general assembly,

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