1

AN ACT

SENATE BILL NO. 79

BY SENATORS LUNEAU AND BARROW

2	To amend and reenact R.S. 47:227, 287.759(A), 297(B) and (G)(2), 297.6(A)(1)(a),
3	6005(C)(1), 6013(A), 6020(D)(2)(a), 6034(C)(1)(a)(iii)(bb)(introductory paragraph),
4	and (d)(ii), and 6037(B)(2)(b)(i) and (ii) and (c) all as amended by Section 2 of Act
5	No. 125 of the 2015 Regular Session, R.S. 47:6022(D)(3)(introductory paragraph),
6	and R.S. 51:2354(B)(introductory paragraph) and 2399.3(A)(2)(b)(introductory
7	paragraph) both as amended by Section 3 of Act No. 125 of the 2015 Regular
8	Session, R.S. 51:2354(C) and 2399.3(A)(2)(c), (d), and (e), and Sections 7 and 8 of
9	Act No. 125 of the 2015 Regular Session of the Legislature, to enact R.S.
10	47:6022(D)(4), 6034(C)(1)(a)(iii)(cc) and (d)(iii), R.S. 51:2354(D) and
11	2399.3(A)(2)(f), and to repeal Sections 4, 5, and 6 of Act No. 125 of the 2015
12	Regular Session of the Legislature, relative to income and corporate franchise tax
13	credits; to restore the corporate income tax credit for state insurance premium tax
14	paid; to reduce the amounts of certain credits; to provide for an annual credit cap for
15	the musical and theatrical production income tax credit; to provide for the continued
16	effectiveness of certain previous reductions; and to provide for related matters.
17	Be it enacted by the Legislature of Louisiana:
18	Section 1. Sections 7 and 8 of Act No. 125 of the 2015 Regular Session of the
19	Legislature as amended by Section 2 of Act No. 29 of the 2016 First Extraordinary Session
20	of the Legislature is hereby amended and reenacted to read as follows:
21	Section 7.(A) Except as provided for in Subsection (B) of this Section, the
22	provisions of Sections 1, 2, and 3 of this Act shall apply to a claim for a credit on any

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return filed on or after July 1, 2015, through the termination date in the Act that
originated as House Bill No. 62 of the 2016 First Extraordinary Session of the
Legislature regardless of the taxable year to which the return relates.

- (B) The provisions of Sections 1, 2, and 3 of this Act shall not apply to an amended return filed on or after July 1, 2015, through the termination date in the Act that originated as House Bill No. 62 of the 2016 First Extraordinary Session of the Legislature relating to a credit properly claimed on an original return filed prior to July 1, 2015.
- (C) If a return is filed after July 1, 2015, through the termination date in the Act that originated as House Bill No. 62 of the 2016 First Extraordinary Session of the Legislature for which a valid filing extension has been allowed prior to July 1, 2015, then any portion of the credit reduced by the provisions of Sections 1, 2, or 3 of this Act shall be allowed as a credit in the amount of one-third of the reduced portion of the credit on the taxpayer's return for each of the taxable years beginning during calendar years 2017, 2018, and 2019.

Section 8.(A) The provisions of Sections 1, 2, and 3 of this Act shall become effective on July 1, 2015. In the event the Act that originated as House Bill No. 62 of the 2016 First Extraordinary Session of the Legislature is enacted and becomes effective, the provisions of Sections 1, 2, and 3 of this Act shall remain in effect through the termination date in the Act that originated as House Bill No. 62 of the 2016 First Extraordinary Session of the Legislature.

(B) The provisions of Sections 4, 5, and 6 of this Act shall become effective upon the termination date of Sections 1, 2, and 3 of this Act, as provided in this Section.

Section 2. R.S. 47:227, 287.759(A), 297(B) and (G)(2), 297.6(A)(1)(a), 6005(C)(1), 6013(A), 6020(D)(2)(a), 6034(C)(1)(a)(iii)(bb)(introductory paragraph), and (d)(ii), and 6037(B)(2)(b)(i) and (ii) and (c) all as amended by Section 2 of Act No. 125 of the 2015 Regular Session and R.S. 47:6022(D)(3)(introductory paragraph) are hereby amended and reenacted and R.S. 47:6022(D)(4) and 6034(C)(1)(a)(iii)(cc) and (d)(iii) are hereby enacted to read as follows:

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§227.	Offset	against	tax

Every insurance company shall be entitled to an offset against any tax incurred under this Chapter, in the amount of any taxes, based on premiums, paid by it during the preceding twelve months, by virtue of any law of this state. Beginning on and after July 1, 2015, the offset shall be equal to seventy-two percent of the amount of any taxes, based on premiums.

* * *

§287.759. Tax credit for employee and dependent health insurance coverage.

A. When any contractor or subcontractor in the letting of any contract for the construction of a public work offers health insurance coverage as provided for in this Section, they he shall be eligible for a three and six tenths percent income tax credit on forty percent of the amount of the contract received in a tax year if eighty-five percent of the full-time employees of each contractor are offered health insurance coverage and each such general contractor or subcontractor pays seventy-five percent of the total premium for such health insurance coverage for each full-time employee who chooses to participate and pays not less than fifty percent of the total premium for health insurance coverage for each dependent of the full-time employee who elects to participate in dependent coverage.

* * *

20 §297. Reduction to tax due

21 * * *

B. The tax determined as provided in this Part shall be reduced by the following: a credit for the elderly, a credit for contributions to candidates for public office, an investment credit, a credit for foreign tax, a work incentive credit, jobs credit, and residential energy credits. The amount of these credits shall be the lesser of eighteen dollars or seven and two tenths of one percent of the same credits allowed on the federal income tax return for the same taxable period.

* * *

G. There shall be an environmental equipment purchase tax credit to be determined as follows:

1 * * *

(2) The tax credit shall be fourteen and four tenths percent of the purchase price of the equipment if paid for in a single taxable year. If the equipment purchase is financed over two or more taxable years, the tax credit in a taxable year shall be fourteen and four tenths percent of that portion of the original purchase price paid in that taxable year. For partnerships and Subchapter S Corporations, the tax credit shall proportionately pass through to each partner or shareholder in the same percentage in which other shares of income, gain, loss, deduction or credit are distributed in accordance with the partnership or shareholder agreement.

§297.6. Reduction to tax due; rehabilitation of residential structures

A.(1) There shall be a credit against individual income tax liability due under this Title for the amount of eligible costs and expenses incurred during the rehabilitation of an owner-occupied residential or owner-occupied mixed use structure located in a National Register Historic District, a local historic district, a Main Street District, a cultural products district, or a downtown development district, or such owner-occupied residential structure that has been listed or is eligible for listing on the National Register, or such structure that has been certified by the State Historic Preservation Office as contributing to the historical significance of the district, or a vacant and blighted owner-occupied residential structure located anywhere in the state that is at least fifty years old. The tax credit authorized pursuant to this Section shall be limited to one credit per structure rehabilitated. The total credit shall not exceed eighteen thousand five hundred dollars per structure. In order to qualify for that credit, the rehabilitation costs for the structure must exceed ten thousand dollars.

(a) If the credit is for the rehabilitation of an owner-occupied residential structure, the credit shall be eighteen and one-half of one twenty-five percent of the eligible costs and expenses of a rehabilitation for which an application for credit has been filed for the first time after July 1, 2011, and on or before July 1, 2015. The credit shall be eighteen and one-half percent of the eligible costs and expenses

time after July 1, 2015, and on or before July 1, 2017, and the credit shall be eighteen percent of the eligible costs and expenses of a rehabilitation for which an application for credit has been filed for the first time after July 1, 2017. If the residential structure is owned and occupied by two or more individuals, the applicable percentage shall be based on the sum of all owner-occupants who contribute to the rehabilitation, and the credit will be divided between the owner-occupants in proportion to their contribution to the eligible costs and expenses.

* * *

§6005. Qualified new recycling manufacturing or process equipment and service contracts

* * *

C.(1) A taxpayer who purchases qualified new recycling manufacturing or process equipment or qualified service contracts, or both, as defined in this Section and certified by the secretary of the Department of Environmental Quality to be used or performed exclusively in this state shall be entitled to a credit against any income and corporation franchise taxes imposed by the state in an amount equal to fourteen and four-tenths of one percent of the cost of the new recycling manufacturing or process equipment or qualified service contract, or both, less the amount of any other tax credits received for the purchase of such equipment or contract, or both.

* * *

§6013. Tax credits for donations made to public schools

A. There shall be allowed a credit against the corporate income tax and the corporation franchise tax for qualified donations made to a public school. The credit shall be an amount equal to twenty-eight and eight tenths percent of the appraised value of the qualified donation. Any such credit shall be taken as a credit against the corporate income or corporation franchise tax for the taxable year in which the donation is made. The total of all such credits taken in a taxable year shall not exceed the total tax liability for that taxable year.

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1	* * *
2	§6020. Angel Investor Tax Credit Program
3	* * *
4	D. Tax credit
5	* * *
6	(2)(a) An investor may apply for and, if qualified, be granted a credit on any
7	income or corporation franchise tax liability owed to the state by the taxpayer
8	seeking to claim the credit in the amount approved by the secretary of the
9	department. The amount of the tax credit shall be based upon the amount of money
10	invested by the investor in the Louisiana Entrepreneurial Business, which investmen
11	shall not exceed seven hundred twenty thousand dollars per year per business and
12	one million four hundred forty thousand dollars total per business. Except as
13	otherwise provided in Subparagraph (b) of this Paragraph, the credit shall be allowed
14	against the income tax for the taxable period in which the credit is earned and the
15	franchise tax for the taxable period following the period in which the credit is earned
16	The credits approved by the department shall be granted at the rate of twenty-five
17	and two tenths percent of the amount of the investment with the credit divided in
18	equal portions for five years.
19	* * *
20	§6022. Digital interactive media and software tax credit
21	* * *
22	D. Tax credit; specific projects.
23	* * *
24	(3) For applications for state-certified productions submitted to the office or
25	or after July 1, 2015, and before July 1, 2017, and subsequently approved by the
26	office and secretary, there are hereby authorized tax credits that shall be earned by
27	a company at the time funds are expended in Louisiana on a state-certified
28	production as follows:
29	* * *
30	(4) For applications for state-certified productions submitted to the

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1	office on or after July 1, 2017, and subsequently approved by the office and
2	secretary, there are hereby authorized tax credits that shall be earned by a
3	company at the time funds are expended in Louisiana on a state-certified
4	production as follows:
5	(a) Credits shall be earned at the rate of eighteen percent of the base
6	investment.
7	(b) To the extent that base investment is expended on payroll for
8	Louisiana residents employed in connection with a state-certified production,
9	additional tax credits shall be earned at the rate of seven percent of the payroll.
10	* * *
11	§6034. Musical and theatrical production income tax credit
12	* * *
13	C. Income tax credits for state-certified productions and state-certified
14	musical or theatrical facility infrastructure projects:
15	(1) There is hereby authorized the following types of credits against the state
16	income tax:
17	(a)
18	* * *
19	(iii)
20	* * *
21	(bb) For state-certified projects that receive initial certification on or after
22	July 1, 2015, and before July 1, 2017, and except as limited for state-certified
23	infrastructure projects as provided for in this Subparagraph, the base investment
24	credit shall be for the following amounts:
25	* * *
26	(cc) For state-certified projects that receive initial certification on or
27	after July 1, 2017, and except as limited for state-certified infrastructure
28	projects as provided for in this Subparagraph, the base investment credit shall
29	be for the following amounts:
30	(I) If the total base investment is greater than one hundred thousand

1	dollars and less than or equal to three hundred thousand dollars, a company
2	shall be allowed a tax credit of seven percent of the base investment made by
3	that company.
4	(II) If the total base investment is greater than three hundred thousand
5	dollars and less than or equal to one million dollars, a company shall be allowed
6	a tax credit of fourteen percent of the base investment made by that company.
7	(III) If the total base investment is greater than one million dollars, a
8	company shall be allowed a tax credit of eighteen percent of the base investment
9	made by that company.
10	* * *
11	(d)
12	* * *
13	(ii) To the extent that base investment is expended on payroll for Louisiana
14	residents employed in connection with a state-certified musical or theatrical
15	production that receives initial certification on or after July 1, 2015, and before
16	July 1, 2017, except for the students provided for in Subparagraph (c) of this
17	Paragraph, or the construction of a state-certified musical or theatrical facility
18	infrastructure project, a company shall be allowed an additional tax credit of seven
19	and two-tenths of one percent of such payroll; however, if the amount paid to any
20	one person exceeds one million dollars, the additional credit shall not include any
21	amount paid to that person that exceeds one million dollars.
22	(iii) To the extent that base investment is expended on payroll for
23	Louisiana residents employed in connection with a state-certified musical or
24	theatrical production that receives initial certification on or after July 1, 2017,
25	except for the students provided for in Subparagraph (c) of this Paragraph, or
26	the construction of a state-certified higher education musical or theatrical
27	facility infrastructure project, a company shall be allowed an additional tax
28	credit of seven percent of such payroll; however, if the amount paid to any one
29	person exceeds one million dollars, the additional credit shall not include any

amount paid to that person that exceeds one million dollars.

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1	* * *
2	§6037. Tax credit for "green job industries"
3	* * *
4	B. Income tax credits for state-certified green projects:
5	* * *
6	(2)
7	* * *
8	(b) The base investment credit for state-certified green projects shall be for
9	the following amounts:
10	(i) If the total base investment is greater than one hundred thousand dollars
11	and less than or equal to three hundred thousand dollars, a company shall be allowed
12	a tax credit of seven and two tenths of one percent of the base investment made by
13	that company.
14	(ii) If the total base investment is greater than three hundred thousand dollars
15	and less than or equal to one million dollars, a company shall be allowed a tax credit
16	of fourteen and four tenths of one percent of the base investment made by that
17	company.
18	* * *
19	(c) To the extent that base investment is expended on payroll for Louisiana
20	residents employed in connection with the construction of a state-certified green
21	project, a company shall be allowed an additional tax credit of seven and two tenths
22	of one percent of the payroll; however, if the amount paid to any one person exceeds
23	one million dollars, the additional credit shall not include any amount paid to that
24	person that exceeds one million dollars.
25	Section 3. R.S. 51:2354(B)(introductory paragraph) and
26	2399.3(A)(2)(b)(introductory paragraph) both as amended by Section 3 of Act 125 of the
27	2015 Regular Session, R.S. 51:2399.3(A)(2)(c),(d), and (e), and are hereby amended and
28	reenacted and R.S. 51:2354(D) and 2399.3(A)(2)(f) are hereby enacted to read as follows:

§2354. Technology commercialization credit; amount; duration; forfeit

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B. For applications for the technology commercialization credit approved on
or after July 1, 2015, and before July 1, 2017, the following shall apply:

* * *

C. For applications for the technology commercialization credit approved on or after July 1, 2017, the following shall apply:

- (1) Except as provided in Paragraph (2) of this Subsection, the taxpayer may earn and apply for and, if qualified, be granted a refundable tax credit which may be applied to any income or corporation franchise tax liability owed to the state by the taxpayer seeking to claim the credit, equal in value to twenty-nine percent of the amount of money invested by the taxpayer applicant in commercialization costs for one business location meeting the requirements of R.S. 51:2353(C)(1) and (2) as certified by the Department of Economic Development.
- (2) A tax credit granted pursuant to this Part shall expire and have no value or effect on tax liability beginning with the twenty-first tax year after the tax year in which it was originally earned, applied for, and granted. An applicant that meets the requirements of R.S. 51:2353 and is approved by the Department of Economic Development may receive a refundable tax credit based on new jobs for the period of time approved which shall be equal to four percent multiplied by the gross payroll of new direct jobs meeting the requirements of R.S. 51:2353(C)(3) and (4) as certified by the Department of Economic Development.
- <u>D.</u> Upon approval of such an application, the Department of Economic Development shall notify the Department of Revenue and shall provide it with a copy of the certification. The Department of Revenue may require the qualified employer to submit such additional information as may be necessary to administer the provisions of this Chapter. The approved employer shall file applications for refundable tax credits based on new jobs with the Department of Economic Development to show its continued eligibility for the refundable tax credits. The employer may be audited by the Department of Economic Development to verify

1	such eligibility.
2	* * *
3	§2399.3. Modernization tax credit
4	A.
5	* * *
6	(2)
7	* * *
8	(b) For credits approved on and after July 1, 2015, and before July 1, 2017,
9	the following shall apply:
10	* * *
11	(c) For credits approved on and after July 1, 2017, the following shall
12	apply:
13	(i) The credits approved by the department shall be granted at the rate
14	of four percent of the amount of qualified expenditures incurred by the
15	employer for modernization with the credit divided in equal portions for five
16	years, subject to the limitations provided for in other Paragraphs of this
17	Subsection.
18	(ii) The total amount of modernization tax credits granted by the
19	Department of Economic Development in any calendar year shall not exceed
20	seven million two hundred thousand dollars irrespective of the year in which
21	claimed. The department shall by rule establish the method of allocating
22	available tax credits to applicants, including but not limited to a first-come,
23	first-served system, reservation of tax credits for a specified time period, or
24	other method which the department, in its discretion, may find beneficial to the
25	program. In the event that the total amount of credits granted in any calendar
26	year is less than seven million two hundred thousand dollars, any residual
27	amount of unused credits shall carry forward for use in subsequent years and
28	may be granted in addition to the seven million two hundred thousand dollar
29	limit for each year.

(d) An employer earns the modernization tax credits in the year in which the

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1	project is placed in service, but the employer may not claim modernization tax
2	credits until the department signs a project completion form. No project placed in
3	service before July 1, 2011 shall be eligible for the tax credit authorized pursuant to
4	the provisions of this Section.
5	(d)(e) After approving modernization tax credits for an employer, the
6	department shall issue a tax credit certificate, a copy of which is to be attached to the
7	tax return of the employer. The tax credit certificate shall contain the employer's
8	name, address, tax identification number, the amount of credit, and other information
9	required by the Department of Revenue. The tax credit certificate, unless rescinded
10	by the department, shall be accepted by the Department of Revenue as proof of the
11	credit.
12	(e)(f) The Department of Economic Development shall maintain a list of the
13	tax credit certificates issued.
14	* * *
15	Section 4. Sections 4, 5, and 6 of Act No. 125 of the 2015 Regular Session of the
16	Legislature are hereby repealed in their entirety.
17	Section 5. Unless otherwise provided by the statute granting the credit, the
18	provisions of Sections 2 and 3 of this Act shall be applicable to tax periods beginning on or
19	after January 1, 2017.
20	Section 6. In case of any conflict between the provisions of this Act and the Act that
21	originated as House Bill No. 454 of this 2017 Regular Session of the Legislature, the
22	provisions of the Act that originated as House Bill No. 454 shall supercede and control
23	regardless of the order of passage.
24	Section 7. In case of any conflict between the provisions of this Act and the Act that
25	originated as Senate Bill No. 25 of this 2017 Regular Session of the Legislature, the
26	provisions of the Act that originated as Senate Bill No. 25 shall supercede and control
27	regardless of the order of passage.
28	Section 8. This Act shall become effective upon signature by the governor or, if not
29	signed by the governor, upon expiration of the time for bills to become law without signature
30	by the governor, as provided by Article III, Section 18 of the Constitution of Louisiana. If

vetoed by the governor and subsequently approved by the legislature, this Act shall become effective on the day following such approval.

PRESIDENT OF THE SENATE

SPEAKER OF THE HOUSE OF REPRESENTATIVES

GOVERNOR OF THE STATE OF LOUISIANA

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APPROVED: _____