THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 1745 ^{Session of} 2023

INTRODUCED	BY FRIEL,	HILL-EVANS,	T. DAVIS,	McNEILL	, BRENNAN,
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KAZEEM,	SHUSTERMA	N, OTTEN, BO	DROWSKI, DA	LEY AND	TAKAC,
OCTOBER	31, 2023				

REFERRED TO COMMITTEE ON EDUCATION, OCTOBER 31, 2023

AN ACT

1 2 3 4 5 6 7 8 9 10 11 12	Amending the act of March 4, 1971 (P.L.6, No.2), entitled "An act relating to tax reform and State taxation by codifying and enumerating certain subjects of taxation and imposing taxes thereon; providing procedures for the payment, collection, administration and enforcement thereof; providing for tax credits in certain cases; conferring powers and imposing duties upon the Department of Revenue, certain employers, fiduciaries, individuals, persons, corporations and other entities; prescribing crimes, offenses and penalties," in personal income tax, further providing for classes of income; and providing for 529 savings account employer contribution tax credit.
13	The General Assembly of the Commonwealth of Pennsylvania
14	hereby enacts as follows:
15	Section 1. Section 303(a.7)(2)(i) of the act of March 4,
16	1971 (P.L.6, No.2), known as the Tax Reform Code of 1971, is
17	amended by adding a clause to read:
18	Section 303. Classes of Income* * *
19	(a.7) The following apply:
20	* * *
21	(2) (i) The following shall not be subject to tax under
22	this article:

1	* * *
2	(E) Any amount received by an employe through an employer's
3	contribution to an account under Article XIX-J.
4	* * *
5	Section 2. The act is amended by adding an article to read:
6	ARTICLE XIX-J
7	529 SAVINGS ACCOUNT EMPLOYER
8	CONTRIBUTION TAX CREDIT
9	Section 1901-J. Scope of article.
10	This article relates to the 529 savings account employer
11	contribution tax credit program.
12	<u>Section 1902-J. Definitions.</u>
13	The following words and phrases when used in this article
14	have the meanings given to them in this section unless the
15	context clearly indicates otherwise:
16	"Account." An account owned by an employee who has entered
17	into a Tuition Account Program Contract under the act of April
18	3, 1992 (P.L.28, No.11), known as the Tuition Account Programs
19	and College Savings Bond Act, notwithstanding the named
20	beneficiary of the account.
21	"Contribution." A deposit of money into an employee-owned
22	account during the tax year.
23	"Department." The Department of Revenue of the Commonwealth.
24	"Tax credit." The 529 savings account employer contribution
25	tax credit established under section 1903-J.
26	"Tuition Account Program Contract." As defined in section
27	302 of the Tuition Account Programs and College Savings Bond
28	<u>Act.</u>
29	Section 1903-J. Credit for employer contributions to tuition
30	savings accounts.

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1	(a) Tax creditFor taxable years beginning after December
2	31, 2023, and ending before January 1, 2029, an employer that
3	makes a contribution to an account owned by an employee under
4	the Tuition Account Guaranteed Savings Program may claim a tax
5	credit against the employer's State tax liability.
6	(b) Amount of tax creditThe amount of the tax credit
7	under subsection (a) shall be equal to 25% of the employer's
8	aggregate contributions made to accounts owned by employees
9	during the tax year.
10	(c) Contribution limit for employersThe total amount of
11	contributions that an employer may make to accounts owned by
12	employees shall be no more than \$500 per employee during the tax
13	<u>year.</u>
14	(d) Proof of contributionIn order to receive the tax
15	credit, an employer shall provide the department with proof that
16	the employer has made qualifying contributions to employee-owned
17	accounts under this article at the time of filing the employer's
18	<u>tax return.</u>
19	Section 1904-J. Carryover, carryback and assignment of credit.
20	(a) General ruleIf the amount of the tax credit allowed
21	under this article exceeds the employer's tax liability in the
22	tax year in which the tax credit is approved, the excess tax
23	credit may be carried over to succeeding tax years for a period
24	not to exceed three years to reduce the employer's tax liability
25	during those tax years. The following shall apply:
26	(1) A tax credit that is carried over to succeeding tax
27	years must be applied first to the earliest tax year
28	possible.
29	(2) Any credit remaining after three tax years following
30	the initial approval of a tax credit under this article shall
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1	not be refunded or credited to the employer.
2	(b) No carryback or refundAn employer approved for a tax
3	credit is not entitled to carry back or obtain a refund of all
4	or any portion of an unused tax credit granted to the employer
5	under this article.
6	<u>Section 1905-J. Departmental duties.</u>
7	(a) GuidelinesThe department shall publish guidelines and
8	may promulgate regulations necessary for the implementation and
9	administration of this article.
10	(b) Verification of contributionsThe department shall
11	coordinate with the Treasury Department to obtain information
12	necessary to verify that an employer applying for a tax credit
13	under this article has made contributions to employees' accounts
14	and the aggregate amount of contributions made.
15	Section 1906-J. Nondiscrimination in contributions.
16	(a) Accounts owned by employeesAn employee who owns an
17	account shall have equal opportunity to receive a contribution
18	from the employer.
19	(b) Duty of employersIf an employer chooses to make
20	contributions to employee-owned accounts for the purposes of
21	claiming the tax credit, the employer shall make equal
22	contributions during the tax year to any employee that either
23	owns an account or chooses to open an account while employed by
24	the employer.
25	(c) Rights of employeesAn employee who owns an account
26	may voluntarily opt out of an employer contribution benefit
27	during any tax year. An employee who opts out of a contribution
28	benefit from the employer during one tax year may elect to
29	receive the contribution benefit during another succeeding tax
30	<u>year.</u>

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1	Section 1907-J. Report to General Assembly.
2	(a) Annual reportNo later than July 1, 2024, and each
3	July 1 thereafter, the department shall submit a report to the
4	General Assembly indicating the effectiveness of the tax credit
5	under this article.
6	(b) Information requiredThe report required under
7	subsection (a) shall include the following information:
8	(1) The number of tax credits approved under this
9	<u>article.</u>
10	(2) The amount of tax credits approved under this
11	<u>article.</u>
12	(3) The number of tax credits denied and the reason for
13	<u>denial.</u>
14	Section 3. This act shall take effect in 60 days.