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STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2021

AN ACT

RELATING TO TAXATION -- PERSONAL INCOME TAX

Introduced By: Senators Felag, Quezada, Euer, DiPalma, and Bell

Date Introduced: February 10, 2021

Referred To: Senate Finance

It is enacted by the General Assembly as follows:

1 SECTION 1. Section 44-30-2.6 of the General Laws in Chapter 44-30 entitled "Personal

Income Tax" is hereby amended to read as follows:

44-30-2.6. Rhode Island taxable income -- Rate of tax.

4 (a) "Rhode Island taxable income" means federal taxable income as determined under the

5 Internal Revenue Code, 26 U.S.C. § 1 et seq., not including the increase in the basic, standard-

6 deduction amount for married couples filing joint returns as provided in the Jobs and Growth Tax

Relief Reconciliation Act of 2003 and the Economic Growth and Tax Relief Reconciliation Act of

2001 (EGTRRA), and as modified by the modifications in § 44-30-12.

(b) Notwithstanding the provisions of §§ 44-30-1 and 44-30-2, for tax years beginning on

or after January 1, 2001, a Rhode Island personal income tax is imposed upon the Rhode Island

taxable income of residents and nonresidents, including estates and trusts, at the rate of twenty-five

and one-half percent (25.5%) for tax year 2001, and twenty-five percent (25%) for tax year 2002

and thereafter of the federal income tax rates, including capital gains rates and any other special

rates for other types of income, except as provided in § 44-30-2.7, which were in effect immediately

prior to enactment of the Economic Growth and Tax Relief Reconciliation Act of 2001 (EGTRRA);

provided, rate schedules shall be adjusted for inflation by the tax administrator beginning in taxable

year 2002 and thereafter in the manner prescribed for adjustment by the commissioner of Internal

18 Revenue in 26 U.S.C. § 1(f). However, for tax years beginning on or after January 1, 2006, a

taxpayer may elect to use the alternative flat tax rate provided in § 44-30-2.10 to calculate his or

1	her personal income tax liability.		
2	(c) For tax years beginning on or after January 1, 2001, if a taxpayer has an alternative		
3	minimum tax for federal tax purposes, the taxpayer shall determine if he or she has a Rhode Island		
4	alternative minimum tax. The Rhode Island alternative minimum tax shall be computed b		
5	multiplying the federal tentative minimum	tax without allowing for the increased exemptions under	
6	the Jobs and Growth Tax Relief Reconciliation Act of 2003 (as redetermined on federal form 625		
7	Alternative Minimum Tax-Individuals) by	twenty-five and one-half percent (25.5%) for tax year	
8	2001, and twenty-five percent (25%) for t	ax year 2002 and thereafter, and comparing the product	
9	to the Rhode Island tax as computed otherv	vise under this section. The excess shall be the taxpayer's	
10	Rhode Island alternative minimum tax.		
11	(1) For tax years beginning on o	r after January 1, 2005, and thereafter, the exemption	
12	amount for alternative minimum tax, for F	Rhode Island purposes, shall be adjusted for inflation by	
13	the tax administrator in the manner preson	cribed for adjustment by the commissioner of Internal	
14	Revenue in 26 U.S.C. § 1(f).		
15	(2) For the period January 1, 200	07, through December 31, 2007, and thereafter, Rhode	
16	Island taxable income shall be determine	d by deducting from federal adjusted gross income as	
17	defined in 26 U.S.C. § 62 as modified	by the modifications in § 44-30-12 the Rhode Island	
18	itemized-deduction amount and the Rhode	Island exemption amount as determined in this section	
19	(A) Tax imposed.		
20	(1) There is hereby imposed on	the taxable income of married individuals filing joint	
21	returns and surviving spouses a tax determ	nined in accordance with the following table:	
22	If taxable income is:	The tax is:	
23	Not over \$53,150	3.75% of taxable income	
24	Over \$53,150 but not over \$128,500	\$1,993.13 plus 7.00% of the excess over \$53,150	
25	Over \$128,500 but not over \$195,850	\$7,267.63 plus 7.75% of the excess over \$128,500	
26	Over \$195,850 but not over \$349,700	\$12,487.25 plus 9.00% of the excess over \$195,850	
27	Over \$349,700	\$26,333.75 plus 9.90% of the excess over \$349,700	
28	(2) There is hereby imposed on	the taxable income of every head of household a tax	
29	determined in accordance with the following	ng table:	
30	If taxable income is:	The tax is:	
31	Not over \$42,650	3.75% of taxable income	
32	Over \$42,650 but not over \$110,100	\$1,599.38 plus 7.00% of the excess over \$42,650	
33	Over \$110,100 but not over \$178,350	\$6,320.88 plus 7.75% of the excess over \$110,100	
34	Over \$178,350 but not over \$349,700	\$11,610.25 plus 9.00% of the excess over \$178,350	

1	Over \$349,700	\$27,031.75 plus 9.90% of the excess over \$349,700	
2	(3) There is hereby imposed on the taxable income of unmarried individuals (other than		
3	surviving spouses and heads of households) a tax determined in accordance with the following		
4	table:		
5	If taxable income is:	The tax is:	
6	Not over \$31,850	3.75% of taxable income	
7	Over \$31,850 but not over \$77,100	\$1,194.38 plus 7.00% of the excess over \$31,850	
8	Over \$77,100 but not over \$160,850	\$4,361.88 plus 7.75% of the excess over \$77,100	
9	Over \$160,850 but not over \$349,700	\$10,852.50 plus 9.00% of the excess over \$160,850	
10	Over \$349,700	\$27,849.00 plus 9.90% of the excess over \$349,700	
11	(4) There is hereby imposed on the	e taxable income of married individuals filing separate	
12	returns and bankruptcy estates a tax determ	ined in accordance with the following table:	
13	If taxable income is:	The tax is:	
14	Not over \$26,575	3.75% of taxable income	
15	Over \$26,575 but not over \$64,250	\$996.56 plus 7.00% of the excess over \$26,575	
16	Over \$64,250 but not over \$97,925 \$3,633.81 plus 7.75% of the excess over \$64,250		
17	Over \$97,925 but not over \$174,850 \$6,243.63 plus 9.00% of the excess over \$97,925		
18	Over \$174,850	\$13,166.88 plus 9.90% of the excess over \$174,850	
19	(5) There is hereby imposed a taxable income of an estate or trust a tax determined in		
20	accordance with the following table:		
21	If taxable income is:	The tax is:	
22	Not over \$2,150	3.75% of taxable income	
23	Over \$2,150 but not over \$5,000	\$80.63 plus 7.00% of the excess over \$2,150	
24	Over \$5,000 but not over \$7,650	\$280.13 plus 7.75% of the excess over \$5,000	
25	Over \$7,650 but not over \$10,450	\$485.50 plus 9.00% of the excess over \$7,650	
26	Over \$10,450	\$737.50 plus 9.90% of the excess over \$10,450	
27	(6) Adjustments for inflation.		
28	The dollars amount contained in pa	ragraph (A) shall be increased by an amount equal to:	
29	(a) Such dollar amount contained in paragraph (A) in the year 1993, multiplied by;		
30	(b) The cost-of-living adjustment determined under section (J) with a base year of 1993;		
31	(c) The cost-of-living adjustment referred to in subparagraphs (a) and (b) used in making		
32	adjustments to the nine percent (9%) and ni	ne and nine tenths percent (9.9%) dollar amounts shall	
33	be determined under section (J) by substituting "1994" for "1993."		
34	(B) Maximum capital gains rates.		

1	(1) In general.		
2	If a taxpayer has a net capital gain for tax years ending prior to January 1, 2010, the tax		
3	imposed by this section for such taxable year shall not exceed the sum of:		
4	(a) 2.5 % of the net capital gain as reported for federal income tax purposes under section		
5	26 U.S.C. § 1(h)(1)(a) and 26 U.S.C. § 1(h)(1)(b).		
6	(b) 5% of the net capital gain as reported for federal income tax purposes under 26 U.S.C.		
7	§ 1(h)(1)(c).		
8	(c) 6.25% of the net capital gain as reported for federal income tax purposes under 26		
9	U.S.C. § 1(h)(1)(d).		
10	(d) 7% of the net capital gain as reported for federal income tax purposes under 26 U.S.C.		
11	§ 1(h)(1)(e).		
12	(2) For tax years beginning on or after January 1, 2010, the tax imposed on net capital gain		
13	shall be determined under subdivision 44-30-2.6(c)(2)(A).		
14	(C) Itemized deductions.		
15	(1) In general.		
16	For the purposes of section (2), "itemized deductions" means the amount of federal		
17	itemized deductions as modified by the modifications in § 44-30-12.		
18	(2) Individuals who do not itemize their deductions.		
19	In the case of an individual who does not elect to itemize his deductions for the taxable		
20	year, they may elect to take a standard deduction.		
21	(3) Basic standard deduction.		
22	The Rhode Island standard deduction shall be allowed in accordance with the following		
23	table:		
24	Filing status Amount		
25	Single \$5,350		
26	Married filing jointly or qualifying widow(er) \$8,900		
27	Married filing separately \$4,450		
28	Head of Household \$7,850		
29	(4) Additional standard deduction for the aged and blind.		
30	An additional standard deduction shall be allowed for individuals age sixty-five (65) or		
31	older or blind in the amount of \$1,300 for individuals who are not married and \$1,050 for		
32	individuals who are married.		
33	(5) Limitation on basic standard deduction in the case of certain dependents.		
34	In the case of an individual to whom a deduction under section (E) is allowable to another		

1	taxpayer, the basic standard deduction applicable to such individual shall not exceed the greater of:
2	(a) \$850;
3	(b) The sum of \$300 and such individual's earned income;
4	(6) Certain individuals not eligible for standard deduction.
5	In the case of:
6	(a) A married individual filing a separate return where either spouse itemizes deductions;
7	(b) Nonresident alien individual;
8	(c) An estate or trust;
9	The standard deduction shall be zero.
10	(7) Adjustments for inflation.
11	Each dollar amount contained in paragraphs (3), (4) and (5) shall be increased by an amount
12	equal to:
13	(a) Such dollar amount contained in paragraphs (3), (4) and (5) in the year 1988, multiplied
14	by
15	(b) The cost-of-living adjustment determined under section (J) with a base year of 1988.
16	(D) Overall limitation on itemized deductions.
17	(1) General rule.
18	In the case of an individual whose adjusted gross income as modified by § 44-30-12
19	exceeds the applicable amount, the amount of the itemized deductions otherwise allowable for the
20	taxable year shall be reduced by the lesser of:
21	(a) Three percent (3%) of the excess of adjusted gross income as modified by § 44-30-12
22	over the applicable amount; or
23	(b) Eighty percent (80%) of the amount of the itemized deductions otherwise allowable for
24	such taxable year.
25	(2) Applicable amount.
26	(a) In general.
27	For purposes of this section, the term "applicable amount" means \$156,400 (\$78,200 in the
28	case of a separate return by a married individual)
29	(b) Adjustments for inflation.
30	Each dollar amount contained in paragraph (a) shall be increased by an amount equal to:
31	(i) Such dollar amount contained in paragraph (a) in the year 1991, multiplied by
32	(ii) The cost-of-living adjustment determined under section (J) with a base year of 1991.
33	(3) Phase-out of Limitation.
34	(a) In general.

1	In the case of taxable year beginning after December	31, 2005, and before January 1, 2010,
2	the reduction under section (1) shall be equal to the applicable	e fraction of the amount which would
3	be the amount of such reduction.	
4	(b) Applicable fraction.	
5	For purposes of paragraph (a), the applicable fraction	on shall be determined in accordance
6	with the following table:	
7	For taxable years beginning in calendar year	The applicable fraction is
8	2006 and 2007	2/3
9	2008 and 2009	1/3
10	(E) Exemption amount.	
11	(1) In general.	
12	Except as otherwise provided in this subsection, t	he term "exemption amount" means
13	\$3,400.	
14	(2) Exemption amount disallowed in case of certain	dependents.
15	In the case of an individual with respect to whom a de	duction under this section is allowable
16	to another taxpayer for the same taxable year, the exemption	amount applicable to such individual
17	for such individual's taxable year shall be zero.	
18	(3) Adjustments for inflation.	
19	The dollar amount contained in paragraph (1) shall be	be increased by an amount equal to:
20	(a) Such dollar amount contained in paragraph (1) in	the year 1989, multiplied by
21	(b) The cost-of-living adjustment determined under	section (J) with a base year of 1989.
22	(4) Limitation.	
23	(a) In general.	
24	In the case of any taxpayer whose adjusted gross inc	come as modified for the taxable year
25	exceeds the threshold amount shall be reduced by the applica-	able percentage.
26	(b) Applicable percentage.	
27	In the case of any taxpayer whose adjusted gross inc	come for the taxable year exceeds the
28	threshold amount, the exemption amount shall be reduced by	by two (2) percentage points for each
29	\$2,500 (or fraction thereof) by which the taxpayer's adjust	ed gross income for the taxable year
30	exceeds the threshold amount. In the case of a married in	dividual filing a separate return, the
31	preceding sentence shall be applied by substituting "\$1,250	" for "\$2,500." In no event shall the
32	applicable percentage exceed one hundred percent (100%).	
33	(c) Threshold Amount.	
34	For the purposes of this paragraph, the term "thresh	old amount" shall be determined with

1	the following table:		
2	Filing status	Amount	
3	Single	\$156,400	
4	Married filing jointly of qualifying widow(er)	\$234,600	
5	Married filing separately	\$117,300	
6	Head of Household	\$195,500	
7	(d) Adjustments for inflation.		
8	Each dollar amount contained in paragraph (b) shall be increa	sed by an amount equal to:	
9	(i) Such dollar amount contained in paragraph (b) in the year	1991, multiplied by	
10	(ii) The cost-of-living adjustment determined under section (J) with a base year of 1991.	
11	(5) Phase-out of limitation.		
12	(a) In general.		
13	In the case of taxable years beginning after December 31, 2	2005, and before January 1,	
14	2010, the reduction under section 4 shall be equal to the applicable fraction of the amount which		
15	would be the amount of such reduction.		
16	(b) Applicable fraction.		
17	For the purposes of paragraph (a), the applicable fraction shall	be determined in accordance	
18	with the following table:		
19	For taxable years beginning in calendar year The	applicable fraction is	
20	2006 and 2007	2/3	
21	2008 and 2009	1/3	
22	(F) Alternative minimum tax.		
23	(1) General rule. There is hereby imposed (in addition to an	y other tax imposed by this	
24	subtitle) a tax equal to the excess (if any) of:		
25	(a) The tentative minimum tax for the taxable year, over		
26	(b) The regular tax for the taxable year.		
27	(2) The tentative minimum tax for the taxable year is the sum	of:	
28	(a) 6.5 percent of so much of the taxable excess as does not exceed \$175,000, plus		
29	(b) 7.0 percent of so much of the taxable excess above \$175,000.		
30	(3) The amount determined under the preceding sentence shall be reduced by the alternative		
31	minimum tax foreign tax credit for the taxable year.		
32	(4) Taxable excess. For the purposes of this subsection the term "taxable excess" means so		
33	much of the federal alternative minimum taxable income as modified by the modifications in § 44-		
34	30-12 as exceeds the exemption amount.		

1	(5) In the case of a married individual filing a separate return, subparagraph (2) shall be			
2	applied by substituting "\$87,500" for \$175,000 each place it appears.			
3	(6) Exemption amount.			
4	For purposes of this section "exemption amount" means:			
5	Filing status	Amount		
6	Single	\$39,150		
7	Married filing jointly or qualifying widow(er)	\$53,700		
8	Married filing separately	\$26,850		
9	Head of Household	\$39,150		
10	Estate or trust	\$24,650		
11	(7) Treatment of unearned income of minor children			
12	(a) In general.			
13	In the case of a minor child, the exemption amount for purpo	ses of section (6) shall not		
14	exceed the sum of:			
15	(i) Such child's earned income, plus			
16	(ii) \$6,000.			
17	(8) Adjustments for inflation.			
18	The dollar amount contained in paragraphs (6) and (7) shall be increased by an amount			
19	equal to:			
20	(a) Such dollar amount contained in paragraphs (6) and (7) in the year 2004, multiplied by			
21	(b) The cost-of-living adjustment determined under section (J) with a base year of 2004.			
22	(9) Phase-out.			
23	(a) In general.			
24	The exemption amount of any taxpayer shall be reduced (but no	ot below zero) by an amount		
25	equal to twenty-five percent (25%) of the amount by which alternative	e minimum taxable income		
26	of the taxpayer exceeds the threshold amount.			
27	(b) Threshold amount.			
28	For purposes of this paragraph, the term "threshold amount" si	hall be determined with the		
29	following table:			
30	Filing status	Amount		
31	Single \$123,250			
32	Married filing jointly or qualifying widow(er)	\$164,350		
33	Married filing separately \$82,175			
34	Head of Household \$123,250			

1	Estate or Trust \$82,150	
2	(c) Adjustments for inflation	
3	Each dollar amount contained in paragraph (9) shall be increased by an amount equal	to:
4	(i) Such dollar amount contained in paragraph (9) in the year 2004, multiplied by	
5	(ii) The cost-of-living adjustment determined under section (J) with a base year of 200)4.
6	(G) Other Rhode Island taxes.	
7	(1) General rule. There is hereby imposed (in addition to any other tax imposed by	this
8	subtitle) a tax equal to twenty-five percent (25%) of:	
9	(a) The Federal income tax on lump-sum distributions.	
10	(b) The Federal income tax on parents' election to report child's interest and dividends	
11	(c) The recapture of Federal tax credits that were previously claimed on Rhode Is	land
12	return.	
13	(H) Tax for children under 18 with investment income.	
14	(1) General rule. There is hereby imposed a tax equal to twenty-five percent (25%) of	:
15	(a) The Federal tax for children under the age of 18 with investment income.	
16	(I) Averaging of farm income.	
17	(1) General rule. At the election of an individual engaged in a farming business or fish	ning
18	business, the tax imposed in section 2 shall be equal to twenty-five percent (25%) of:	
19	(a) The Federal averaging of farm income as determined in IRC section 1301 [26 U.S.	C. §
20	1301].	
21	(J) Cost-of-living adjustment.	
22	(1) In general.	
23	The cost-of-living adjustment for any calendar year is the percentage (if any) by which	h:
24	(a) The CPI for the preceding calendar year exceeds	
25	(b) The CPI for the base year.	
26	(2) CPI for any calendar year.	
27	For purposes of paragraph (1), the CPI for any calendar year is the average of the consu	mer
28	price index as of the close of the twelve (12) month period ending on August 31 of such cale	ndar
29	year.	
30	(3) Consumer price index.	
31	For purposes of paragraph (2), the term "consumer price index" means the last consu	mer
32	price index for all urban consumers published by the department of labor. For purposes of	the
33	preceding sentence, the revision of the consumer price index that is most consistent with	the
34	consumer price index for calendar year 1986 shall be used	

1	(4) Rounding.
2	(a) In general.
3	If any increase determined under paragraph (1) is not a multiple of \$50, such increase shall
4	be rounded to the next lowest multiple of \$50.
5	(b) In the case of a married individual filing a separate return, subparagraph (a) shall be
6	applied by substituting "\$25" for \$50 each place it appears.
7	(K) Credits against tax. For tax years beginning on or after January 1, 2001, a taxpayer
8	entitled to any of the following federal credits enacted prior to January 1, 1996, shall be entitled to
9	a credit against the Rhode Island tax imposed under this section:
10	(1) [Deleted by P.L. 2007, ch. 73, art. 7, § 5].
11	(2) Child and dependent care credit;
12	(3) General business credits;
13	(4) Credit for elderly or the disabled;
14	(5) Credit for prior year minimum tax;
15	(6) Mortgage interest credit;
16	(7) Empowerment zone employment credit;
17	(8) Qualified electric vehicle credit.
18	(L) Credit against tax for adoption. For tax years beginning on or after January 1, 2006, a
19	taxpayer entitled to the federal adoption credit shall be entitled to a credit against the Rhode Island
20	tax imposed under this section if the adopted child was under the care, custody, or supervision of
21	the Rhode Island department of children, youth and families prior to the adoption.
22	(M) The credit shall be twenty-five percent (25%) of the aforementioned federal credits
23	provided there shall be no deduction based on any federal credits enacted after January 1, 1996,
24	including the rate reduction credit provided by the federal Economic Growth and Tax
25	Reconciliation Act of 2001 (EGTRRA). In no event shall the tax imposed under this section be
26	reduced to less than zero. A taxpayer required to recapture any of the above credits for federal tax
27	purposes shall determine the Rhode Island amount to be recaptured in the same manner as
28	prescribed in this subsection.
29	(N) Rhode Island earned-income credit.
30	(1) In general.
31	For tax years beginning before January 1, 2015, a taxpayer entitled to a federal earned-
32	income credit shall be allowed a Rhode Island earned-income credit equal to twenty-five percent
33	(25%) of the federal earned-income credit. Such credit shall not exceed the amount of the Rhode
34	Island income tax.

1	For tax years beginning on or after January 1, 2015, and before January 1, 2016, a taxpayer
2	entitled to a federal earned-income credit shall be allowed a Rhode Island earned-income credit
3	equal to ten percent (10%) of the federal earned-income credit. Such credit shall not exceed the
4	amount of the Rhode Island income tax.
5	For tax years beginning on or after January 1, 2016, a taxpayer entitled to a federal earned-
6	income credit shall be allowed a Rhode Island earned-income credit equal to twelve and one-half
7	percent (12.5%) of the federal earned-income credit. Such credit shall not exceed the amount of the
8	Rhode Island income tax.
9	For tax years beginning on or after January 1, 2017, a taxpayer entitled to a federal earned-
10	income credit shall be allowed a Rhode Island earned-income credit equal to fifteen percent (15%)
11	of the federal earned-income credit. Such credit shall not exceed the amount of the Rhode Island
12	income tax.
13	For tax years beginning on or after January 1, 2022, a taxpayer entitled to a federal earned-
14	income credit shall be allowed a Rhode Island earned-income credit equal to eighteen percent
15	(18%) of the federal earned-income credit. Such credit shall not exceed the amount of the Rhode
16	Island income tax.
17	(2) Refundable portion.
18	In the event the Rhode Island earned-income credit allowed under paragraph $(N)(1)$ of this
19	section exceeds the amount of Rhode Island income tax, a refundable earned-income credit shall
20	be allowed as follows.
21	(i) For tax years beginning before January 1, 2015, for purposes of paragraph (2) refundable
22	earned-income credit means fifteen percent (15%) of the amount by which the Rhode Island earned-
23	income credit exceeds the Rhode Island income tax.
24	(ii) For tax years beginning on or after January 1, 2015, for purposes of paragraph (2)
25	refundable earned-income credit means one hundred percent (100%) of the amount by which the
26	Rhode Island earned-income credit exceeds the Rhode Island income tax.
27	(O) The tax administrator shall recalculate and submit necessary revisions to paragraphs
28	(A) through (J) to the general assembly no later than February 1, 2010, and every three (3) years
29	thereafter for inclusion in the statute.
30	(3) For the period January 1, 2011, through December 31, 2011, and thereafter, "Rhode
31	Island taxable income" means federal adjusted gross income as determined under the Internal
32	Revenue Code, 26 U.S.C. § 1 et seq., and as modified for Rhode Island purposes pursuant to § 44-
33	30-12 less the amount of Rhode Island Basic Standard Deduction allowed pursuant to subparagraph
34	44-30-2 6(c)(3)(B) and less the amount of personal exemption allowed pursuant to subparagraph

- 1 44-30-2.6(c)(3)(C).
- 2 (A) Tax imposed.
- 3 (I) There is hereby imposed on the taxable income of married individuals filing joint
- 4 returns, qualifying widow(er), every head of household, unmarried individuals, married individuals
- 5 filing separate returns and bankruptcy estates, a tax determined in accordance with the following
- 6 table:
- 7 RI Taxable Income Tax

8	Over	But not over	Pay +% on Excess	on the amount over
9	\$ 0 -	\$ 55,000	\$ 0 + 3.75%	\$0
10	55,000 -	125,000	2,063 + 4.75%	55,000
11	125,000 -		5,388 + 5.99%	125,000

- 12 (II) There is hereby imposed on the taxable income of an estate or trust a tax determined in
- 13 accordance with the following table:
- 14 RI Taxable Income Tax

15	Over	But not over	Pay + % on Excess	on the amount over
16	\$ 0 -	\$ 2,230	\$ 0 + 3.75%	\$ 0
17	2,230 -	7,022	84 + 4.75%	2,230
18	7,022 -		312 + 5.99%	7,022

19 (B) Deductions:

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- 20 (I) Rhode Island Basic Standard Deduction.
- Only the Rhode Island standard deduction shall be allowed in accordance with the following table:

23	Filing status:	Amount
24	Single	\$7,500
25	Married filing jointly or qualifying widow(er)	\$15,000
26	Married filing separately	\$7,500
27	Head of Household	\$11.250

- (II) Nonresident alien individuals, estates and trusts are not eligible for standard deductions.
- (III) In the case of any taxpayer whose adjusted gross income, as modified for Rhode Island purposes pursuant to § 44-30-12, for the taxable year exceeds one hundred seventy-five thousand dollars (\$175,000), the standard deduction amount shall be reduced by the applicable percentage. The term "applicable percentage" means twenty (20) percentage points for each five thousand
- dollars (\$5,000) (or fraction thereof) by which the taxpayer's adjusted gross income for the taxable

1	year exceeds one hundred seventy-five thousand dollars (\$175,000).
2	(C) Exemption Amount:
3	(I) The term "exemption amount" means three thousand five hundred dollars (\$3,500)
4	multiplied by the number of exemptions allowed for the taxable year for federal income tax
5	purposes. For tax years beginning on or after 2018, the term "exemption amount" means the same
6	as it does in 26 U.S.C. § 151 and 26 U.S.C. § 152 just prior to the enactment of the Tax Cuts and
7	Jobs Act (Pub. L. 115-97) on December 22, 2017.
8	(II) Exemption amount disallowed in case of certain dependents. In the case of an
9	individual with respect to whom a deduction under this section is allowable to another taxpayer for
10	the same taxable year, the exemption amount applicable to such individual for such individual's
11	taxable year shall be zero.
12	(III) Identifying information required.
13	(1) Except as provided in § 44-30-2.6(c)(3)(C)(II) of this section, no exemption shall be
14	allowed under this section with respect to any individual unless the Taxpayer Identification Number
15	of such individual is included on the federal return claiming the exemption for the same tax filing
16	period.
17	(2) Notwithstanding the provisions of § 44-30-2.6(c)(3)(C)(I) of this section, in the event
18	that the Taxpayer Identification Number for each individual is not required to be included on the
19	federal tax return for the purposes of claiming a personal exemption(s), then the Taxpayer
20	Identification Number must be provided on the Rhode Island tax return for the purpose of claiming
21	said exemption(s).
22	(D) In the case of any taxpayer whose adjusted gross income, as modified for Rhode Island
23	purposes pursuant to § 44-30-12, for the taxable year exceeds one hundred seventy-five thousand
24	dollars (\$175,000), the exemption amount shall be reduced by the applicable percentage. The term
25	"applicable percentage" means twenty (20) percentage points for each five thousand dollars
26	(\$5,000) (or fraction thereof) by which the taxpayer's adjusted gross income for the taxable year
27	exceeds one hundred seventy-five thousand dollars (\$175,000).
28	(E) Adjustment for inflation. The dollar amount contained in subparagraphs 44-30-
29	2.6(c)(3)(A), 44-30-2.6(c)(3)(B) and 44-30-2.6(c)(3)(C) shall be increased annually by an amount
30	equal to:
31	(I) Such dollar amount contained in subparagraphs 44-30-2.6(c)(3)(A), 44-30-2.6(c)(3)(B)
32	and 44-30-2.6(c)(3)(C) adjusted for inflation using a base tax year of 2000, multiplied by;
33	(II) The cost-of-living adjustment with a base year of 2000.
34	(III) For the purposes of this section, the cost-of-living adjustment for any calendar year is

1	the percentage (if any) by which the consumer price mack for the preceding calendar year exceeds
2	the consumer price index for the base year. The consumer price index for any calendar year is the
3	average of the consumer price index as of the close of the twelve-month (12) period ending on
4	August 31, of such calendar year.
5	(IV) For the purpose of this section the term "consumer price index" means the last
6	consumer price index for all urban consumers published by the department of labor. For the purpose
7	of this section the revision of the consumer price index that is most consistent with the consumer
8	price index for calendar year 1986 shall be used.
9	(V) If any increase determined under this section is not a multiple of fifty dollars (\$50.00),
10	such increase shall be rounded to the next lower multiple of fifty dollars (\$50.00). In the case of a
11	married individual filing separate return, if any increase determined under this section is not a
12	multiple of twenty-five dollars (\$25.00), such increase shall be rounded to the next lower multiple
13	of twenty-five dollars (\$25.00).
14	(F) Credits against tax.
15	(I) Notwithstanding any other provisions of Rhode Island Law, for tax years beginning on
16	or after January 1, 2011, the only credits allowed against a tax imposed under this chapter shall be
17	as follows:
18	(a) Rhode Island earned-income credit: Credit shall be allowed for earned-income credit
19	pursuant to subparagraph 44-30-2.6(c)(2)(N).
20	(b) Property Tax Relief Credit: Credit shall be allowed for property tax relief as provided
21	in § 44-33-1 et seq.
22	(c) Lead Paint Credit: Credit shall be allowed for residential lead abatement income tax
23	credit as provided in § 44-30.3-1 et seq.
24	(d) Credit for income taxes of other states. Credit shall be allowed for income tax paid to
25	other states pursuant to § 44-30-74.
26	(e) Historic Structures Tax Credit: Credit shall be allowed for historic structures tax credit
27	as provided in § 44-33.2-1 et seq.
28	(f) Motion Picture Productions Tax Credit: Credit shall be allowed for motion picture
29	production tax credit as provided in § 44-31.2-1 et seq.
30	(g) Child and Dependent Care: Credit shall be allowed for twenty-five percent (25%) of
31	the federal child and dependent care credit allowable for the taxable year for federal purposes;
32	provided, however, such credit shall not exceed the Rhode Island tax liability.
33	(h) Tax credits for contributions to Scholarship Organizations: Credit shall be allowed for
34	contributions to scholarship organizations as provided in chapter 62 of title 44.

34

1	(i) Credit for tax withheld. Wages upon which tax is required to be withheld shall be taxable
2	as if no withholding were required, but any amount of Rhode Island personal income tax actually
3	deducted and withheld in any calendar year shall be deemed to have been paid to the tax
4	administrator on behalf of the person from whom withheld, and the person shall be credited with
5	having paid that amount of tax for the taxable year beginning in that calendar year. For a taxable
6	year of less than twelve (12) months, the credit shall be made under regulations of the tax
7	administrator.
8	(j) Stay Invested in RI Wavemaker Fellowship: Credit shall be allowed for stay invested in
9	RI wavemaker fellowship program as provided in § 42-64.26-1 et seq.
10	(k) Rebuild Rhode Island: Credit shall be allowed for rebuild RI tax credit as provided in
11	§ 42-64.20-1 et seq.
12	(l) Rhode Island Qualified Jobs Incentive Program: Credit shall be allowed for Rhode
13	Island new qualified jobs incentive program credit as provided in § 44-48.3-1 et seq.
14	(m) Historic homeownership assistance act: Effective for tax year 2017 and thereafter
15	unused carryforward for such credit previously issued shall be allowed for the historic
16	homeownership assistance act as provided in § 44-33.1-4. This allowance is for credits already
17	issued pursuant to § 44-33.1-4 and shall not be construed to authorize the issuance of new credits
18	under the historic homeownership assistance act.
19	(2) Except as provided in section 1 above, no other state and federal tax credit shall be
20	available to the taxpayers in computing tax liability under this chapter.
21	SECTION 2. This act shall take effect upon passage.

LC001179

EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO TAXATION -- PERSONAL INCOME TAX

This act would provide that for tax years beginning on or after January 1, 2022, a taxpayer entitled to a federal earned-income credit would be allowed a state earned-income credit increase from fifteen percent (15%) to eighteen percent (18%) of the federal earned-income credit. Such credit would not exceed the amount of the state income tax.

This act would take effect upon passage.

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