Second Regular Session Seventy-fourth General Assembly STATE OF COLORADO

PREAMENDED

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

LLS NO. 24-0727.03 Jed Franklin x5484

HOUSE BILL 24-1365

HOUSE SPONSORSHIP

Lukens and Soper,

SENATE SPONSORSHIP

Bridges and Will,

House Committees

Senate Committees

Business Affairs & Labor Finance Appropriations

	A BILL FOR AN ACT
101	CONCERNING REGIONAL TALENT DEVELOPMENT INITIATIVES, AND, IN
102	CONNECTION THEREWITH, CREATING THE REGIONAL TALENT
103	SUMMIT GRANT PROGRAM AND AN INCOME TAX CREDIT FOR
104	FACILITY IMPROVEMENT AND EQUIPMENT ACQUISITION COSTS
105	ASSOCIATED WITH TRAINING PROGRAMS DESIGNED TO
106	ALLEVIATE WORKFORCE SHORTAGES.

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://leg.colorado.gov.)

On July 1, 2024, the bill requires a one-time \$3.8 million transfer

from the general fund to the regional talent development initiative grant program fund to address workforce shortages in infrastructure and building trades. Of this amount, not more than 7% may be used for the administrative costs incurred to administer the regional talent development initiative grant program.

The regional talent summit grant program (grant program) is created and is to be administered by the governor's office of economic development and international trade (office). The grant program, through a selection committee, will award grants to and contract with a program facilitator to develop regional summits across the state. The program facilitator will understand workforce development needs in identified regions of the state, generate a landscape analysis for each identified region that includes job projections and an overview of educational pathways, gather insight from employers about critical workforce and training needs, create regional goals for addressing talent needs, and develop comprehensive tactical plans. Beginning January 1, 2026, any modified or new local workforce development plan must incorporate the tactical plans. The program facilitator must complete all regional talent summits on or before July 1, 2025, and submit workforce plans as a result of the regional talent summits by December 1, 2025.

The grant program, through a selection committee, will also award grants to one or more regional hosts to secure facilities to host regional talent summits, determine community partners to attend the summits, and gather insight from regional employers about critical workforce and training needs.

The regional talent summit development initiative grant program fund (fund) is created in the state treasury. On July 1, 2024, the state treasurer shall transfer \$200,000 from the general fund to the fund. The money in the fund is continuously appropriated to the office.

The bill establishes a state income tax credit (tax credit) for the costs of facility improvement and equipment acquisition associated with training programs designed to alleviate workforce shortages beginning January 1, 2026. A qualified taxpayer in a qualified industry may earn a tax credit equal to up to 50% of the costs incurred by the qualified taxpayer to improve its facilities and acquire equipment. The tax credit is refundable and may not be carried forward.

To claim the tax credit, a qualified taxpayer must first reserve the tax credit by applying to be in the evaluation pool established by the office. A selection committee will consider the merits of each application to determine which taxpayers are qualified to reserve the tax credit. If a taxpayer is qualified and approved, the taxpayer is required to incur facility improvements and equipment acquisition costs to claim the tax credit. If the applicant submits evidence that the costs were incurred during the income tax year for which the applicant applied, and those costs are certified by a certified public accountant, the applicant may be

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awarded a tax credit. The aggregate amount of tax credits reserved in one calendar year cannot exceed \$15 million.

The executive director of the department of revenue may require a person or organization not subject to tax or a person or organization exempt from taxes to make and file a return containing information prescribed by the executive director to claim the tax credit.

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

SECTION 1. Legislative Declaration. (1) The general assembly hereby finds and declares that:

- (a) House Bill 22-1350, enacted in 2022, established the regional talent development initiative act to invest in regional partnerships that encourage workforce development and respond to regional talent needs. The grant program, opportunity now, granted twenty-seven million dollars to forty-six grantees and created over two hundred thirty industry and educational partnerships with the first round of funding. The second and third rounds of investment demonstrate Colorado's ongoing commitment to innovation, regional planning, economic development, and collaboration.
- (b) However, Colorado continues to experience workforce shortages due to the mismatch of jobs available and the skilled talent needed to fill them. This challenge is heightened by recent federal investment in programs like the federal "Infrastructure Investment and Jobs Act", Pub.L. 117-58, the federal "Inflation Reduction Act of 2022", Pub.L. 117-169, and the federal "CHIPS and Science Act of 2022", Pub.L. 117-167, which create additional demands for skilled talent.
- (c) Data shows that Colorado currently needs thirty-three thousand five hundred infrastructure and construction workers, and is projected to need an additional fifty thousand construction workers by the end of the

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decade, including an additional twenty thousand clean energy construction jobs. Colorado is projected to need six thousand ninety-eight construction laborers alone to respond to "Infrastructure Investment and Jobs Act" project needs.

- (d) More skilled talent in infrastructure, advanced manufacturing, and clean energy is needed for Colorado to take full advantage of federal investments and achieve Colorado's ambitious housing, climate, broadband, and infrastructure goals. By investing an additional round of general fund funding into the opportunity now program, with a focus on infrastructure and building trades, Colorado makes an important investment in the workforce needed to build more housing now.
- (e) Expanding the opportunity now program with a refundable tax credit expands the scope of this work for years to come. This refundable tax credit will support qualified applicants in increasing their training capacity and capabilities so that Colorado has the workforce needed to respond to federal investments as they break ground and achieve statewide priorities.
- (f) The workforce shortage tax credit is intended to continue the opportunity now program by seeding investments that benefit the education and training system broadly;
- (g) The regional talent summit grant program is also created to affirm Colorado's collaborative, locally-driven, and state-supported approach to regional talent planning. These summits will allow for industry, business associations, community-based organizations, talent development practitioners, local workforce centers, local education providers, institutions of higher education, and state agencies to identify the workforce needs and resources of their areas. By seeding new

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1	partnerships to develop shared workforce and economic development
2	goals, these summits will allow Colorado's regions to plan for and
3	leverage local and state resources to achieve them.
4	(2) Therefore, the regional talent summit grant program and the
5	workforce shortage tax credit are important tools for Colorado to address
6	the need for talent acquisition and retention.
7	SECTION 2. In Colorado Revised Statutes, 24-48.5-405, amend
8	(1)(c)(II) and $(1)(c)(III)$; and add $(1)(c)(IV)$ as follows:
9	24-48.5-405. Regional talent development initiative grant
10	program - creation - administration - eligibility - application review
11	- report. (1) (c) In prioritizing grant applications and awarding grants,
12	the office, in collaboration with the departments and the selection
13	committee, shall strive to meet the following grant program goals:
14	(II) To create intentional pathways between kindergarten through
15	twelfth grade education, higher education, and employment that allow
16	learners and earners to transition more easily into and out of each system
17	and that ensure a highly skilled and well-educated workforce; and
18	(III) To provide more opportunities for regional learners and
19	earners to be more economically mobile and earn a living wage in an
20	in-demand, high-skill, high-wage occupation; AND
21	(IV) TO ADDRESS WORKFORCE SHORTAGES IN INFRASTRUCTURE
22	AND BUILDING TRADES BY CREATING MORE OPPORTUNITIES FOR
23	WORKFORCE DEVELOPMENT PROJECTS IN THESE TRADES.
24	SECTION 3. In Colorado Revised Statutes, 24-48.5-406, add
25	(1)(a.5) as follows:
26	24-48.5-406. Regional talent development initiative grant
27	program fund - repeal. (1) (a.5) (I) ON JULY 1, 2024, THE STATE

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1	TREASURERSHALLTRANSFERTHREEMILLIONEIGHTHUNDREDTHOUSAND
2	DOLLARS FROM THE GENERAL FUND TO THE FUND FOR USE FOR ACHIEVING
3	THE GOAL SET FORTH IN SECTION $24-48.5-405$ (1)(c)(IV).
4	(II) OF THE AMOUNT TRANSFERRED TO THE FUND PURSUANT TO
5	$\hbox{\it SUBSECTION}(1)(a.5)(I)\hbox{\it of this Section}, \hbox{\it not more than seven percent}$
6	MAY BE USED FOR THE ADMINISTRATIVE COSTS INCURRED BY THE OFFICE
7	AND THE SELECTION COMMITTEE IN ADMINISTERING THE REGIONAL
8	TALENT DEVELOPMENT INITIATIVE GRANT PROGRAM.
9	(III) This subsection $(1)(a.5)$ is repealed, effective July 1,
10	2028.
11	SECTION 4. In Colorado Revised Statutes, 24-48.5-502, amend
12	(1)(b)(V), (4)(a), and (5)(b); and repeal (4)(b) and (4)(c) as follows:
13	24-48.5-502. Universal high school scholarship program -
14	established - administration - cash fund - eligibility. (1) (b) The office
15	shall administer the program or may contract with one or more vendors
16	to administer the program. The office or vendor shall:
17	(V) Audit MONITOR, or contract with a vendor to audit MONITOR,
18	service providers to ensure that service providers comply with all
19	program rules and requirements.
20	(4) A student is eligible for a scholarship if the student:
21	(a) During the 2023-24 academic year, graduated from a Colorado
22	high school or was awarded a high school equivalency credential awarded
23	by the Colorado department of education; AND
24	(b) Completes the free application for federal student aid or the
25	Colorado application for state financial aid;
26	(c) Did not receive a grant or scholarship pursuant to part 10 of
27	article 3.3 of title 23 for the 2024-25 academic year; and

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1	(5) (b) A service provider shall comply with the program policies
2	and procedures and with all reporting requirements described in this
3	section. A service provider shall submit to an audit MONITORING by the
4	office or vendor conducted pursuant to subsection (1)(b) of this section.
5	SECTION 5. In Colorado Revised Statutes, add part 6 to article
6	48.5 of title 24 as follows:
7	PART 6
8	REGIONAL TALENT SUMMIT ACT
9	24-48.5-601. Short title. The short title of this part 6 is the
10	"REGIONAL TALENT SUMMIT ACT".
11	24-48.5-602. Legislative declaration. (1) THE GENERAL
12	ASSEMBLY FINDS AND DECLARES THAT:
13	(a) This part 6 is intended to strengthen regional talent
14	DEVELOPMENT PIPELINES TO MEET WORKFORCE DEMAND;
15	(b) The state has an opportunity to fulfill demand for
16	WORKERS, WHICH WILL ALLOW THE STATE TO MEET ITS STRATEGIC GOALS
17	AND GENERATE HIGH-QUALITY CAREERS; AND
18	(c) THE GRANT PROGRAM AND RELATED SERVICES DESCRIBED IN
19	THIS PART 6 ARE IMPORTANT GOVERNMENT SERVICES.
20	(2) THEREFORE, THE GENERAL ASSEMBLY CREATES THE REGIONAL
21	TALENT SUMMIT GRANT PROGRAM TO ADDRESS THESE NEEDS.
22	24-48.5-603. Definitions. As used in this part 6, unless the
23	CONTEXT OTHERWISE REQUIRES:
24	(1) "APPLICANT" MEANS AN ENTITY THAT:
25	(a) HAS THE CAPACITY TO HOST REGIONAL TALENT SUMMITS
26	ACROSS THE STATE THAT CONVENE TO UNDERSTAND REGIONAL LABOR
27	MARKET NEEDS IN EACH REGION OF THE STATE OR HAS THE CAPACITY TO

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2	FINDINGS; AND
3	(b) APPLIES FOR A GRANT FROM THE GRANT PROGRAM.
4	(2) "FUND" MEANS THE REGIONAL TALENT SUMMIT GRANT
5	PROGRAM FUND CREATED IN SECTION 24-48.5-605.
6	(3) "Grant program" means the regional talent summit
7	GRANT PROGRAM CREATED IN SECTION 24-48.5-604.
8	(4) "Office" means the Colorado office of economic
9	DEVELOPMENT CREATED IN SECTION 24-48.5-101.
10	(5) "PROGRAM FACILITATOR" MEANS AN APPLICANT TO WHICH THE
11	OFFICE AWARDS A GRANT AND WITH WHICH THE OFFICE CONTRACTS
12	PURSUANT TO SECTION 24-48.5-604 (2)(a).
13	(6) "REGIONAL HOST" MEANS AN APPLICANT THAT HAS BEEN
14	GRANTED AN AWARD TO SUPPORT THE COSTS OF HOSTING A REGIONAL
15	TALENT SUMMIT.
16	(7) "REGIONAL TALENT SUMMIT" MEANS A CONVENING OF STATE
17	AND REGIONAL STAKEHOLDERS TO DISCUSS THE ECONOMIC AND
18	WORKFORCE NEEDS OF THEIR REGION AND THE PROGRAMS AND RESOURCES
19	THAT MIGHT ADDRESS THOSE NEEDS.
20	(8) "SELECTION COMMITTEE" MEANS THE SELECTION COMMITTEE
21	APPOINTED PURSUANT TO SECTION 24-48.5-604 (4)(a) TO REVIEW AND
22	MAKE RECOMMENDATIONS ABOUT APPLICANTS, TO SELECT AND AWARD A
23	GRANT TO THE REGIONAL HOST, AND TO SELECT AND AWARD A GRANT TO
24	THE PROGRAM FACILITATOR.
25	24-48.5-604. Regional talent summit grant program - creation
26	- administration - eligibility - application review - report.
27	(1) (a) THERE IS CREATED IN THE OFFICE THE REGIONAL TALENT SUMMIT

CONVENE, FACILITATE, AND REPORT ON REGIONAL TALENT SUMMIT

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1	GRANT PROGRAM. THE OFFICE SHALL ADMINISTER THE GRANT PROGRAM.
2	THE SELECTION COMMITTEE APPOINTED PURSUANT TO SUBSECTION (4) OF
3	THIS SECTION IS RESPONSIBLE FOR MAKING GRANT AWARD DECISIONS IN
4	ACCORDANCE WITH THIS SECTION.
5	(b) (I) THE PURPOSE OF THE GRANT PROGRAM IS TO PROVIDE
6	GRANTS TO THE PROGRAM FACILITATOR TO USE TO CONVENE AND
7	FACILITATE REGIONAL SUMMITS AND DEVELOP A REPORT ON THE FINDINGS
8	OF THE REGIONAL TALENT SUMMITS AND TO ONE OR MORE REGIONAL
9	HOSTS TO USE TO SUPPORT SEVEN REGIONAL TALENT SUMMITS.
10	(II) THE OFFICE SHALL REQUIRE THE REGIONAL HOSTS AND THE
11	PROGRAM FACILITATOR TO COMPLETE ALL REGIONAL TALENT SUMMITS ON
12	OR BEFORE JULY 1, 2025.
13	(III) THE OFFICE SHALL REQUIRE THE PROGRAM FACILITATOR TO
14	SUBMIT ITS COMPREHENSIVE TACTICAL PLAN TO THE OFFICE ON OR BEFORE
15	DECEMBER 1, 2025.
16	(c) IN PRIORITIZING GRANT APPLICATIONS AND AWARDING GRANTS,
17	THE OFFICE, IN COLLABORATION WITH THE SELECTION COMMITTEE, SHALL
18	STRIVE TO MEET THE FOLLOWING GRANT PROGRAM GOALS:
19	(I) FOR A GRANT FOR A PROGRAM FACILITATOR:
20	(A) TO UNDERSTAND WORKFORCE DEVELOPMENT NEEDS IN
21	REGIONS OF THE STATE;
22	(B) TO GENERATE A LANDSCAPE ANALYSIS FOR EACH IDENTIFIED
23	REGION THAT INCLUDES JOB PROJECTIONS AND AN OVERVIEW OF
24	EDUCATIONAL PATHWAYS;
25	(C) TO GATHER INSIGHT FROM EMPLOYERS ABOUT CRITICAL
26	WORKFORCE AND TRAINING NEEDS;
27	(D) TO CREATE REGIONAL GOALS FOR ADDRESSING TALENT NEEDS;

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1	(E) TO DEVELOP COMPREHENSIVE TACTICAL PLANS; AND
2	(F) TO SUBMIT THE WORKFORCE PLANS GENERATED BY THE
3	PROGRAM FACILITATOR AS A RESULT OF THE REGIONAL TALENT SUMMITS
4	BY DECEMBER 1, 2025, TO THE OFFICE. THE OFFICE SHALL PROVIDE THE
5	WORKFORCE PLANS TO THE STATE WORKFORCE DEVELOPMENT COUNCIL
6	WHICH SHALL PUBLISH THE PLANS IN THE COLORADO TALENT REPORT
7	PREPARED PURSUANT TO SECTION 24-46.3-103 (3) AND SHALL
8	COORDINATE WITH LOCAL ENTITIES AND ACROSS STATE AGENCIES TO
9	SUPPORT REGIONAL GOALS.
10	(II) FOR A GRANT FOR A REGIONAL HOST:
11	(A) TO SECURE A FACILITY TO HOST THE REGIONAL SUMMIT;
12	(B) TO DETERMINE RELEVANT PARTNERS TO ATTEND THE
13	REGIONAL SUMMIT; AND
14	(C) TO GATHER INSIGHT FROM REGIONAL EMPLOYERS ABOUT
15	WORKFORCE TRAINING NEEDS.
16	(2) THE OFFICE, THROUGH THE SELECTION COMMITTEE, SHALL:
17	(a) AWARD A GRANT TO AND EXECUTE A CONTRACT WITH A
18	PROGRAM FACILITATOR. THE OFFICE SHALL REQUIRE THE PROGRAM
19	FACILITATOR TO:
20	(I) WORK WITH THE OFFICE, THE DEPARTMENT OF LABOR AND
21	EMPLOYMENT, THE DEPARTMENT OF EDUCATION, LOCAL DATA EXPERTS,
22	AND THE DEPARTMENT OF HIGHER EDUCATION TO GENERATE A LANDSCAPE
23	ANALYSIS FOR EACH IDENTIFIED REGION THAT INCLUDES JOB PROTECTIONS
24	AND AN OVERVIEW OF EDUCATIONAL PATHWAYS;
25	(II) WORK WITH REGIONAL HOSTS TO PLAN REGIONAL TALENT
26	SUMMITS;
27	(III) FACILITATE A SUMMIT FOR REGIONAL ATTENDEES TO

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1	IDENTIFY REGIONAL ECONOMIC GOALS AND WORKFORCE DEVELOPMENT
2	NEEDS;
3	(IV) CREATE ALIGNMENT BETWEEN BUSINESS, EDUCATION,
4	WORKFORCE, AND COMMUNITY PARTNERS FOR WORKFORCE
5	DEVELOPMENT; AND
6	(V) DEVELOP COMPREHENSIVE TACTICAL PLANS INFORMED BY THE
7	RESOURCES AND NEEDS OF EACH REGION THAT SET TWO-YEAR GOALS AND
8	FIVE-YEAR GOALS FOR DEVELOPING MORE CAREER PATHWAYS IN
9	HIGH-NEED FIELDS IN EACH REGION INCLUDING A LANDSCAPE ANALYSIS
10	FOR EACH REGION OF THE STATE THAT IDENTIFIES REGIONAL WORKFORCE
11	NEEDS, OPPORTUNITIES, AND CHALLENGES.
12	(b) AWARD A GRANT TO ONE OR MORE REGIONAL HOSTS. THE
13	OFFICE SHALL REQUIRE THE REGIONAL HOSTS TO:
14	(I) SECURE A FACILITY TO HOST EACH REGIONAL SUMMIT;
15	(II) DETERMINE RELEVANT BUSINESS, EDUCATION, WORKFORCE,
16	AND COMMUNITY PARTNERS TO PARTICIPATE IN EACH REGIONAL SUMMIT;
17	AND
18	(III) GATHER INSIGHT FROM REGIONAL EMPLOYERS ABOUT
19	CRITICAL WORKFORCE AND TRAINING NEEDS.
20	(c) ESTABLISH A PROCESS FOR AN APPLICANT TO APPLY FOR A
21	GRANT TO FUND THE DEVELOPMENT OF REGIONAL TALENT SUMMITS,
22	WHICH APPLICATION PROCESS MUST BE COMPLETED NO LATER THAN
23	November 1, 2024; and
24	(d) ESTABLISH POLICIES SETTING FORTH THE PARAMETERS AND
25	ELIGIBILITY FOR THE GRANT PROGRAM.
26	(3) TO BE ELIGIBLE FOR A GRANT, AN APPLICANT MUST, AT A
27	MINIMUM, INCLUDE WITH ITS GRANT APPLICATION:

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I	(a) A DETAILED PROPOSAL AND OPERATIONS PLAN THAT MEETS
2	THE GOALS SPECIFIED IN SUBSECTION $(1)(c)$ OF THIS SECTION; AND
3	(b) INFORMATION ABOUT HOW THE PROPOSED REGIONAL TALENT
4	SUMMIT WILL ADDRESS THE ECONOMIC DEVELOPMENT GOALS OF EACH
5	REGION.
6	(4) (a) The office shall appoint a selection committee
7	CONSISTING OF MEMBERS WHO REPRESENT THE OFFICE, THE COLORADO
8	WORKFORCE DEVELOPMENT COUNCIL, LOCAL WORKFORCE DEVELOPMENT
9	PRACTITIONERS, LOCAL EDUCATION PROVIDERS, INSTITUTIONS OF HIGHER
10	EDUCATION, EDUCATION-RELATED COMMUNITY-BASED ORGANIZATIONS,
11	AND THE STATEWIDE CHAMBER OF COMMERCE.
12	(b) The selection committee shall review grant
13	APPLICATIONS IN ACCORDANCE WITH THE PROCESSES AND CRITERIA
14	SPECIFIED IN AND DEVELOPED PURSUANT TO THIS SECTION AND SHALL
15	MAKE FINAL DETERMINATIONS AND AWARD GRANTS BASED ON THESE
16	PROCESSES AND CRITERIA.
17	(c) (I) THE SELECTION COMMITTEE SHALL CONSIDER REGIONAL
18	DIVERSITY, COMMUNITY ENGAGEMENT, LOCAL PARTNERSHIPS, AND EVENT
19	CAPACITY WHEN SELECTING ONE OR MORE REGIONAL HOSTS.
20	(II) Members of the selection committee serve without
21	COMPENSATION BUT ARE ENTITLED TO REIMBURSEMENT FOR ACTUAL AND
22	NECESSARY EXPENSES INCURRED IN THE DISCHARGE OF THE MEMBERS'
23	DUTIES.
24	24-48.5-605. Regional talent summit grant program fund.
25	$(1) (a) \ There is created in the state treasury the regional talent$
26	SUMMIT GRANT PROGRAM FUND.
27	(b) On July 1,2024, the state treasurer shall transfer two

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1	HUNDRED THOUSAND DOLLARS FROM THE GENERAL FUND TO THE FUND
2	FOR GRANTS TO A PROGRAM FACILITATOR AND ONE OR MORE REGIONAL
3	HOSTS.
4	(c) THE MONEY IN THE FUND IS CONTINUOUSLY APPROPRIATED TO
5	THE OFFICE FOR USE IN ACCORDANCE WITH THIS PART 6.
6	(2) THE OFFICE MAY SEEK, ACCEPT, AND EXPEND GIFTS, GRANTS,
7	OR DONATIONS FROM PRIVATE OR PUBLIC SOURCES FOR THE PURPOSES OF
8	THIS PART 6.
9	24-48.5-606. Repeal of part. This part 6 is repealed, effective
10	JULY 1, 2030.
11	SECTION 6. In Colorado Revised Statutes, 8-83-208, add (1)(d)
12	as follows:
13	8-83-208. Implementation - local plans. (1) (d) BEGINNING
14	January 1, 2026, any modified or new local plan must
15	INCORPORATE THE TACTICAL PLANS CREATED PURSUANT TO SECTION
16	24-48.5-604 (2)(a)(V).
17	SECTION 7. In Colorado Revised Statutes, add 39-22-560 as
18	follows:
19	39-22-560. Workforce shortage tax credit - tax preference
20	performance statement - report - definitions - repeal. (1) Tax
21	preference performance statement. IN ACCORDANCE WITH SECTION
22	39-21-304 (1), WHICH REQUIRES EACH BILL THAT CREATES A NEW TAX
23	EXPENDITURE TO INCLUDE A TAX PREFERENCE PERFORMANCE STATEMENT
24	AS PART OF A STATUTORY LEGISLATIVE DECLARATION, THE GENERAL
25	ASSEMBLY FINDS AND DECLARES THAT:
26	(a) The general legislative purposes of the tax credit
27	ALLOWED BY THIS SECTION ARE:

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1	(I) TO INDUCE CERTAIN DESIGNATED BEHAVIOR BY TAXPAYERS;
2	AND
3	(II) TO PROVIDE TAX RELIEF FOR CERTAIN BUSINESSES OR
4	INDIVIDUALS.
5	(b) The specific legislative purpose of the tax credit
6	ALLOWED BY THIS SECTION IS TO ENCOURAGE WORKFORCE DEVELOPMENT
7	IN INDUSTRIES THAT ARE FACING WORKER SHORTAGES BY PROVIDING
8	FINANCIAL ASSISTANCE FOR FACILITY IMPROVEMENT AND EQUIPMENT
9	ACQUISITION COSTS ASSOCIATED WITH TRAINING PROGRAMS DESIGNED TO
10	ALLEVIATE WORKER SHORTAGES.
11	(c) THE GENERAL ASSEMBLY AND THE STATE AUDITOR SHALL
12	MEASURE THE EFFECTIVENESS OF THE TAX CREDIT IN ACHIEVING THE
13	PURPOSES SPECIFIED IN SUBSECTIONS (1)(a) AND (1)(b) OF THIS SECTION
14	BASED ON THE INFORMATION REQUIRED TO BE MAINTAINED AND REPORTED
15	BY THE OFFICE PURSUANT TO SUBSECTION (12) OF THIS SECTION.
16	(2) Definitions. As used in this section, unless the context
17	OTHERWISE REQUIRES:
18	(a) "APPLICANT" MEANS A PERSON SUBJECT TO TAX PURSUANT TO
19	THIS ARTICLE 22, AN ENTITY THAT IS EXEMPT FROM TAXATION PURSUANT
20	TO SECTION 39-22-112 (1), OR A POLITICAL SUBDIVISION OF THE STATE.
21	(b) "APPLICATION" MEANS AN APPLICATION IN THE FORM AND
22	MANNER APPROVED BY THE OFFICE FOR THE TAX CREDIT ALLOWED IN THIS
23	SECTION.
24	(c) "DEPARTMENT" MEANS THE DEPARTMENT OF REVENUE.
25	(d) "FEDERAL INVESTMENTS" MEANS THE FEDERAL
26	"Infrastructure Investment and Jobs Act", Pub.L. 117-58, the
27	FEDERAL "INFLATION REDUCTION ACT OF 2022", Pub.L. 117-169, AND

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1	THE FEDERAL "CHIPS AND SCIENCE ACT OF 2022", PUB.L. 117-167.
2	(e) "Office" means the Colorado office of economic
3	DEVELOPMENT CREATED IN SECTION 24-48.5-101.
4	(f) "POTENTIAL QUALIFIED ASSET" MEANS AN ASSET THAT MAY BE
5	A QUALIFIED ASSET UPON THE DETERMINATION OF THE OFFICE.
6	(g) "QUALIFIED APPLICANT" MEANS AN APPLICANT THAT MAKES
7	A QUALIFIED INVESTMENT TO TRAIN INDIVIDUALS IN A QUALIFIED
8	INDUSTRY AND THAT IS SELECTED PURSUANT TO SUBSECTION (5) OF THIS
9	SECTION.
10	(h) (I) "QUALIFIED ASSET" MEANS:
11	(A) LAND IN THIS STATE;
12	(B) BUILDINGS, FIXTURES, AND OTHER STRUCTURAL COMPONENTS
13	OF BUILDINGS IN THIS STATE FOR WHICH THE APPLICANT IS ALLOWED A
14	DEDUCTION FOR DEPRECIATION PURSUANT TO SECTION 167 OF THE
15	INTERNAL REVENUE CODE, INCLUDING PURCHASING OR CONSTRUCTING A
16	FACILITY, RENOVATING A FACILITY, MAKING TENANT IMPROVEMENTS, AND
17	FUNDING A CAPITAL LEASE WITH CAPITALIZED LABOR, CONSTRUCTION,
18	AND INSTALLATION COSTS;
19	(C) TANGIBLE PERSONAL PROPERTY ACQUIRED FOR USE
20	EXCLUSIVELY IN THIS STATE FOR WHICH THE APPLICANT IS ALLOWED A
21	DEDUCTION FOR DEPRECIATION PURSUANT TO SECTION 167 OF THE
22	INTERNAL REVENUE CODE; AND
23	(D) COMPUTER SOFTWARE ACQUIRED FOR USE EXCLUSIVELY IN
24	THIS STATE FOR WHICH THE APPLICANT IS ALLOWED A DEDUCTION FOR
25	DEPRECIATION UNDER SECTION 167 OF THE INTERNAL REVENUE CODE.
26	(II) FOR PURPOSES OF THIS SUBSECTION (2)(h), IF AN APPLICANT IS
27	NOT SUBJECT TO FEDERAL INCOME TAX, THE APPLICANT IS DEEMED TO BE

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1	ALLOWED A DEDUCTION FOR DEPRECIATION IF SUCH A DEDUCTION WOULD
2	HAVE BEEN ALLOWED WERE THE APPLICANT SUBJECT TO FEDERAL INCOME
3	TAX.
4	(i) "QUALIFIED INDUSTRY" MEANS AN INDUSTRY AFFECTED BY
5	FEDERAL INVESTMENTS THAT HAS A DEMONSTRATED WORKFORCE
6	SHORTAGE, AS DETERMINED BY THE OFFICE AS SPECIFIED IN THE POLICIES
7	AND PROCEDURES DEVELOPED BY THE OFFICE PURSUANT TO SUBSECTION
8	(13) OF THIS SECTION.
9	(j) "QUALIFIED INVESTMENT" MEANS THE AMOUNT PAID BY A
10	QUALIFIED APPLICANT TO ACQUIRE, CONSTRUCT, RECONSTRUCT, OR ERECT
11	A QUALIFIED ASSET TO THE EXTENT THE AMOUNT PAID REFLECTS NEW
12	ACTIVITY AND TO THE EXTENT THE AMOUNT IS REQUIRED TO BE
13	CAPITALIZED PURSUANT TO THE INTERNAL REVENUE CODE OR THE
14	AMOUNT IS ALLOWED TO BE DEDUCTED UNDER SECTION 179 OF THE
15	INTERNAL REVENUE CODE.
16	(k) "SELECTION COMMITTEE" MEANS A SELECTION COMMITTEE
17	APPOINTED BY THE OFFICE CONSISTING OF MEMBERS WHO HAVE EXPERTISE
18	AND EXPERIENCE AS EMPLOYERS, IN EDUCATION, OR IN OTHER RELEVANT
19	AREAS.
20	(3) Tax credit allowed. (a) EXCEPT AS PROVIDED IN SUBSECTION
21	(3)(c) OF THIS SECTION, A QUALIFIED APPLICANT IS ALLOWED TO USE A TAX
22	CREDIT CERTIFICATE ISSUED BY THE OFFICE PURSUANT TO SUBSECTION (8)
23	OF THIS SECTION AGAINST THE INCOME TAXES IMPOSED BY THIS ARTICLE
24	22 IN THE INCOME TAX YEAR THAT THE QUALIFIED APPLICANT PLACES A
25	QUALIFIED ASSET IN SERVICE IN THE AMOUNT SPECIFIED ON THE TAX
26	CREDIT CERTIFICATE ISSUED BY THE OFFICE; EXCEPT THAT THE TAX CREDIT
27	CERTIFICATE MAY NOT BE USED IN AN INCOME TAX YEAR COMMENCING

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1	${\tt BEFOREJANUARY1,2026,ANDMAYNOTBEUSEDINANINCOMETAXYEAR}$
2	COMMENCING ON OR AFTER JANUARY 1, 2033.
3	(b) IN ORDER TO CLAIM THE TAX CREDIT ALLOWED PURSUANT TO
4	THIS SECTION, THE QUALIFIED APPLICANT MUST SUBMIT AN APPLICATION
5	AS SPECIFIED IN SUBSECTION (5) OF THIS SECTION, PLACE THE QUALIFIED
6	ASSET INTO SERVICE BEFORE JANUARY 1, 2033, OBTAIN A TAX CREDIT
7	CERTIFICATE FROM THE OFFICE AS SPECIFIED IN SUBSECTION (8) OF THIS
8	SECTION, AND, ONCE ISSUED BY THE OFFICE, FILE THE TAX CREDIT
9	CERTIFICATE WITH THE QUALIFIED APPLICANT'S INCOME TAX RETURN AS
10	SPECIFIED IN SUBSECTION (9) OF THIS SECTION.
11	(c) A TAX CREDIT IS NOT ALLOWED PURSUANT TO THIS SECTION
12	IF:
13	(I) The amount refunded pursuant to subsection (10) of
14	THIS SECTION IS USED TO SUPPLANT LOCAL, STATE, OR FEDERAL MONEY
15	THAT WOULD OTHERWISE BE APPROPRIATED; OR
16	(II) THE QUALIFIED APPLICANT EXPENDS MONEY RECEIVED FROM
17	THE STATE TO OFFSET AT LEAST HALF OF A QUALIFIED INVESTMENT, NOT
18	INCLUDING THE AMOUNT REFUNDED PURSUANT TO SUBSECTION (10) OF
19	THIS SECTION.
20	(4) Tax credit administration. Except as otherwise provided
21	IN SUBSECTION (7) OF THIS SECTION, THE OFFICE IS THE ADMINISTRATOR
22	OF THE TAX CREDIT ALLOWED BY THIS SECTION.
23	(5) Application submission and review. (a) AN APPLICANT THAT
24	INTENDS TO CLAIM A TAX CREDIT PURSUANT TO THIS SECTION SHALL
25	SUBMIT AN APPLICATION TO THE OFFICE.
26	(b) THE OFFICE SHALL ACCEPT APPLICATIONS FOR ANNUAL
27	APPLICATION PERIODS BY DEADLINES ESTABLISHED IN THE POLICIES AND

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1	PROCEDURES DEVELOPED BY THE OFFICE PURSUANT TO SUBSECTION (13)
2	OF THIS SECTION; EXCEPT THAT THE OFFICE MAY ONLY RECEIVE
3	APPLICATIONS BETWEEN JANUARY 1, 2025, AND DECEMBER 31, 2029.
4	(c) THE OFFICE SHALL REVIEW ALL SUBMITTED APPLICATIONS TO
5	DETERMINE WHETHER:
6	(I) THE APPLICANT IS A QUALIFIED APPLICANT; AND
7	(II) THE APPLICATION IS COMPLETE AND INCLUDES A DESCRIPTION
8	OF A POTENTIAL QUALIFIED ASSET AND THE ESTIMATED QUALIFIED
9	INVESTMENT.
10	(d) If the office determines that the application is
11	COMPLETE AND IN COMPLIANCE, THE OFFICE SHALL ADD THE APPLICATION
12	TO AN EVALUATION POOL FOR THE APPLICATION PERIOD. WITHIN A
13	REASONABLE PERIOD AFTER THE END OF THE APPLICATION PERIOD, THE
14	OFFICE SHALL FORWARD THE EVALUATION POOL TO THE SELECTION
15	COMMITTEE FOR THE MERIT-BASED REVIEW DESCRIBED IN SUBSECTION (7)
16	OF THIS SECTION.
17	(e) If the office determines that the application is
18	INCOMPLETE OR THAT IT DOES NOT COMPLY WITH THE REQUIREMENTS OF
19	THIS SECTION OR THE POLICIES AND PROCEDURES DEVELOPED BY THE
20	OFFICE PURSUANT TO SUBSECTION (13) OF THIS SECTION, THE OFFICE
21	SHALL REMOVE THE APPLICATION FROM THE REVIEW PROCESS AND NOTIFY
22	THE APPLICANT IN WRITING OF ITS DECISION. AN APPLICANT MAY
23	RESUBMIT A DISAPPROVED APPLICATION TO BE EVALUATED IN A FUTURE
24	APPLICATION PERIOD.
25	(6) Application and issuance fees. (a) (I) FOR AN APPLICATION
26	FOR WHICH THE AMOUNT OF THE TAX CREDIT REQUESTED BY AN
27	APPLICANT PURSUANT TO THIS SECTION IS TWO HUNDRED FIFTY THOUSAND

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1	DOLLARS OR MORE, THE OFFICE MAY IMPOSE A REASONABLE APPLICATION
2	FEE ON AN APPLICANT THAT DOES NOT EXCEED FIVE HUNDRED DOLLARS.
3	(II) FOR AN APPLICATION FOR WHICH THE AMOUNT OF THE TAX
4	CREDIT REQUESTED BY AN APPLICANT PURSUANT TO THIS SECTION IS LESS
5	THAN TWO HUNDRED FIFTY THOUSAND DOLLARS, THE OFFICE MAY IMPOSE
6	A REASONABLE APPLICATION FEE ON AN APPLICANT THAT DOES NOT
7	EXCEED TWO HUNDRED DOLLARS.
8	(b) THE OFFICE MAY IMPOSE ON A QUALIFIED APPLICANT A
9	REASONABLE ISSUANCE FEE OF UP TO THREE PERCENT OF THE AMOUNT OF
10	THE TAX CREDIT SPECIFIED ON THE TAX CREDIT CERTIFICATE ISSUED BY
11	THE OFFICE AS SPECIFIED IN SUBSECTION (8) OF THIS SECTION, WHICH MUST
12	BE PAID BEFORE THE TAX CREDIT CERTIFICATE IS ISSUED TO THE QUALIFIED
13	APPLICANT.
14	(c) ANY FEE REVENUE COLLECTED PURSUANT TO THIS SUBSECTION
15	(6) MUST BE APPLIED TO THE ADMINISTRATION OF THE TAX CREDIT
16	CREATED BY THIS SECTION.
17	(7) Merit-based review and tax credit reservation. (a) (I) For
18	EACH APPLICATION PERIOD, THE SELECTION COMMITTEE SHALL CONDUCT
19	A MERIT-BASED REVIEW OF THE APPLICATIONS THAT HAVE BEEN PLACED
20	In the evaluation pool pursuant to subsection $(5)(d)$ of this
21	SECTION. THE SELECTION COMMITTEE SHALL COMPLETE ITS REVIEW AND
22	AWARD RESERVATIONS WITHIN A REASONABLE PERIOD AFTER THE END OF
23	THE APPLICATION PERIOD, NOT TO EXCEED NINETY DAYS.
24	(II) EXCEPT AS PROVIDED IN SUBSECTION $(7)(a)(IV)$ of this
25	SECTION, BASED UPON THE TOTALITY OF THE FACTORS SET FORTH IN
26	SUBSECTION (7)(c) OF THIS SECTION, THE SELECTION COMMITTEE MAY
27	RESERVE FOR THE BENEFIT OF A QUALIFIED APPLICANT A TAX CREDIT IN AN

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1	AMOUNT TO BE DETERMINED BY THE SELECTION COMMITTEE NOT TO
2	EXCEED FIFTY PERCENT OF THE ESTIMATED QUALIFIED INVESTMENT;
3	EXCEPT THAT THE AGGREGATE AMOUNT OF TAX CREDITS RESERVED FOR
4	ALL QUALIFIED APPLICANTS IN AN ANNUAL APPLICATION PERIOD MAY NOT
5	EXCEED FIFTEEN MILLION DOLLARS.
6	(III) THE SELECTION COMMITTEE MAY RESERVE TAX CREDITS TO
7	BE USED BY A QUALIFIED APPLICANT FOR INCOME TAX YEARS
8	COMMENCING ON OR AFTER JANUARY 1, 2026, BUT BEFORE JANUARY 1,
9	2033, BASED UPON THE ANTICIPATED DATE THE QUALIFIED ASSET IS
10	PLACED INTO SERVICE.
11	(IV) IF THE SEPTEMBER 2025 REVENUE FORECAST, AND EACH
12	SEPTEMBER REVENUE FORECAST THROUGH THE SEPTEMBER 2028
13	REVENUE FORECAST AS PREPARED BY EITHER LEGISLATIVE COUNCIL STAFF
14	OR THE OFFICE OF STATE PLANNING AND BUDGETING, PROJECTS THAT
15	STATE REVENUES, AS DEFINED IN SECTION 24-77-201 (4), WILL NOT
16	INCREASE BY AT LEAST FOUR PERCENT FOR THE CURRENT FISCAL YEAR,
17	THE AGGREGATE AMOUNT OF TAX CREDITS RESERVED FOR ALL QUALIFIED
18	APPLICANTS IN THE APPLICATION PERIOD COMMENCING IN THE CALENDAR
19	YEAR THAT BEGINS DURING THE CURRENT FISCAL YEAR IS REDUCED BY
20	FIFTY PERCENT; EXCEPT THAT IF THE AMOUNT OF A REDUCED TAX CREDIT
21	RESERVATION IS EQUAL TO OR LESS THAN FIVE HUNDRED DOLLARS, THEN
22	THE SELECTION COMMITTEE SHALL NOT ISSUE A TAX CREDIT RESERVATION.
23	(b) (I) IF THE SELECTION COMMITTEE RESERVES TAX CREDITS FOR
24	THE BENEFIT OF A QUALIFIED APPLICANT UNDER SUBSECTION (7)(a) OF
25	THIS SECTION, THE SELECTION COMMITTEE SHALL NOTIFY THE OFFICE OF
26	THE RESERVATION AND THE AMOUNT OF TAX CREDITS RESERVED. THE
27	OFFICE SHALL NOTIFY THE QUALIFIED APPLICANT OF THE TAX CREDIT

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1	RESERVATION. THE RESERVATION OF A TAX CREDIT DOES NOT ENTITLE THE
2	QUALIFIED APPLICANT TO AN ISSUANCE OF A TAX CREDIT CERTIFICATE
3	UNTIL THE QUALIFIED APPLICANT COMPLIES WITH ALL THE REQUIREMENTS
4	SPECIFIED IN THIS SECTION, BY THE SELECTION COMMITTEE, OR BY THE
5	OFFICE, FOR THE ISSUANCE OF A TAX CREDIT CERTIFICATE PURSUANT TO
6	SUBSECTION (8) OF THIS SECTION.
7	(II) THE OFFICE SHALL NOTIFY ANY QUALIFIED APPLICANT IN
8	WRITING FOR WHICH THE SELECTION COMMITTEE RESERVED NO TAX
9	CREDIT UNDER SUBSECTION (7)(a) OF THIS SECTION.
10	(c) (I) In conducting the merit-based review pursuant to
11	SUBSECTION (7)(a) OF THIS SECTION, THE SELECTION COMMITTEE SHALL
12	CONSIDER THE FACTORS SET FORTH IN THIS SUBSECTION (7)(c) IN
13	ADDITION TO ANY OTHER FACTORS THE SELECTION COMMITTEE MAY
14	REQUEST THE OFFICE TO INCLUDE IN ITS POLICIES AND PROCEDURES
15	DEVELOPED PURSUANT TO SUBSECTION (13) OF THIS SECTION. THE
16	SELECTION COMMITTEE MAY WEIGH THE FACTORS EQUALLY OR
17	DIFFERENTLY.
18	(II) THE SELECTION COMMITTEE SHALL CONSIDER:
19	(A) WHETHER THE QUALIFIED APPLICANT'S QUALIFIED
20	INVESTMENT WILL INFLUENCE COMPETITIVENESS IN A QUALIFIED
21	INDUSTRY;
22	(B) WHETHER THE QUALIFIED APPLICANT'S QUALIFIED
23	INVESTMENT WILL RESULT IN INCREASED JOB PLACEMENTS IN QUALIFIED
24	INDUSTRIES OR INCREASED JOB PLACEMENTS WITH A LIVING WAGE IN
25	QUALIFIED INDUSTRIES;
26	(C) THE TYPE, SCOPE, AND QUALITY OF THE QUALIFIED

APPLICANT'S QUALIFIED ASSET AND THE RESULTING TRAINING OF

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INDIVIDUALS	IN A C	UALIFIED	INDUSTRY:	AND

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- 2 (D) WHETHER THE QUALIFIED APPLICANT'S QUALIFIED
 3 INVESTMENT WILL RESULT IN INCREASED TRAINING AND WORKFORCE
 4 DEVELOPMENT IN A QUALIFIED INDUSTRY.
- 5 (d) THE SELECTION COMMITTEE MAY IMPOSE ADDITIONAL
 6 REQUIREMENTS ON THE QUALIFIED APPLICANT AS A CONDITION OF
 7 AWARDING THE TAX CREDIT RESERVATION PURSUANT TO THIS SUBSECTION
 8 (7).
 - (8) Proof of compliance - audit of eligible expenditure certification - issuance of tax credit certificate. After a qualified APPLICANT PLACES A POTENTIAL QUALIFIED ASSET IN SERVICE, THE QUALIFIED APPLICANT SHALL NOTIFY THE OFFICE THAT THE POTENTIAL QUALIFIED ASSET HAS BEEN PLACED IN SERVICE AND SHALL CERTIFY THE QUALIFIED INVESTMENT, AFTER WHICH THE OFFICE SHALL MAKE A FINAL DETERMINATION WHETHER THE POTENTIAL QUALIFIED ASSET IS A QUALIFIED ASSET. THE QUALIFIED APPLICANT SHALL INCLUDE A REVIEW OF THE CERTIFICATION BY A LICENSED CERTIFIED PUBLIC ACCOUNTANT THAT IS NOT AFFILIATED WITH THE QUALIFIED APPLICANT AND THAT ALIGNS WITH OFFICE POLICIES FOR CERTIFICATION OF A QUALIFIED INVESTMENT. THE QUALIFIED APPLICANT SHALL ALSO CERTIFY AND PROVIDE DOCUMENTS DEMONSTRATING THAT THE OUALIFIED APPLICANT SATISFIED ANY ADDITIONAL REQUIREMENTS IMPOSED BY THE SELECTION COMMITTEE PURSUANT TO SUBSECTION (7) OF THIS SECTION. WITHIN A REASONABLE TIME AFTER RECEIPT OF SUCH DOCUMENTATION FROM THE QUALIFIED APPLICANT, THE OFFICE SHALL REVIEW THE QUALIFIED APPLICANT'S DOCUMENTATION OF CERTIFIED QUALIFIED INVESTMENT, DETERMINE WHETHER THE DOCUMENTATION SATISFIES THE

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REQUIREMENTS OF THE OFFICE, AND, IF THE OFFICE DETERMINES THAT THE DOCUMENTATION SATISFIES THE REQUIREMENTS OF THE OFFICE, THE OFFICE SHALL ISSUE A TAX CREDIT CERTIFICATE IN THE AMOUNT SPECIFIED IN THE TAX CREDIT RESERVATION, NOT TO EXCEED FIFTY PERCENT OF THE CERTIFIED QUALIFIED INVESTMENT, ISSUED TO THE QUALIFIED APPLICANT PURSUANT TO SUBSECTION (7) OF THIS SECTION; EXCEPT THAT A TAX CREDIT CERTIFICATE MAY NOT BE ISSUED FOR AN INCOME TAX YEAR COMMENCING BEFORE JANUARY 1, 2026, OR FOR AN INCOME TAX YEAR COMMENCING ON OR AFTER JANUARY 1, 2033. (9) Filing tax credit certificate with income tax return. (a) IN ORDER TO CLAIM THE TAX CREDIT AUTHORIZED BY THIS SECTION, A

ORDER TO CLAIM THE TAX CREDIT AUTHORIZED BY THIS SECTION, A QUALIFIED APPLICANT SHALL FILE THE TAX CREDIT CERTIFICATE ISSUED BY THE OFFICE PURSUANT TO SUBSECTION (8) OF THIS SECTION WITH THE QUALIFIED APPLICANT'S STATE INCOME TAX RETURN. IF THE QUALIFIED APPLICANT IS A POLITICAL SUBDIVISION OF THE STATE OR IS EXEMPT FROM TAX PURSUANT TO SECTION 39-22-112 (1), THE QUALIFIED APPLICANT SHALL FILE A RETURN PURSUANT TO SECTION 39-22-601 (7)(b). THE AMOUNT OF THE TAX CREDIT THAT A QUALIFIED APPLICANT MAY CLAIM PURSUANT TO THIS SECTION IS THE AMOUNT STATED ON THE TAX CREDIT CERTIFICATE.

(b) A TAX CREDIT CERTIFICATE ISSUED TO A PARTNERSHIP, A LIMITED LIABILITY COMPANY TAXED AS A PARTNERSHIP, OR MULTIPLE OWNERS OF A PROPERTY MUST BE PASSED THROUGH TO THE PARTNERS, MEMBERS, OR OWNERS, INCLUDING ANY NONPROFIT ENTITY THAT IS A PARTNER, MEMBER, OR OWNER, RESPECTIVELY, ON A PRO RATA BASIS OR PURSUANT TO AN EXECUTED AGREEMENT AMONG THE PARTNERS, MEMBERS, OR OWNERS DOCUMENTING AN ALTERNATE DISTRIBUTION

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	METHOD

2	(10) Refundability. If the amount of the tax credit allowed
3	PURSUANT TO THIS SECTION EXCEEDS THE AMOUNT OF INCOME TAXES
4	OTHERWISE DUE ON THE INCOME OF THE QUALIFIED APPLICANT IN THE
5	INCOME TAX YEAR FOR WHICH THE TAX CREDIT IS BEING CLAIMED, OR THE
6	QUALIFIED APPLICANT IS A POLITICAL SUBDIVISION OF THE STATE OR A
7	PERSON WHO IS EXEMPT FROM TAXATION PURSUANT TO SECTION
8	39-22-112 (1), THE AMOUNT OF THE TAX CREDIT NOT USED AS AN OFFSET
9	AGAINST INCOME TAXES IN THE INCOME TAX YEAR IS REFUNDED TO THE
10	QUALIFIED APPLICANT.

- (11) Compliance monitoring and recapture. (a) EXCEPT AS PROVIDED IN SUBSECTION (11)(b) OF THIS SECTION, IF, AS OF THE LAST DAY OF ANY TAXABLE YEAR DURING THE COMPLIANCE PERIOD, THE EQUIPMENT, BUILDING, STRUCTURE, OR FACILITY THAT WAS DEEMED A QUALIFIED ASSET IS NOT BEING USED AS A QUALIFIED ASSET, THE OFFICE SHALL NOTIFY THE QUALIFIED APPLICANT AND THE DEPARTMENT THAT THE TAX CREDIT ALLOWED IN THIS SECTION IS DISALLOWED. THE QUALIFIED APPLICANT SHALL ADD THE FULL AMOUNT OF THE TAX CREDIT THAT WAS ACTUALLY USED TO OFFSET THE QUALIFIED APPLICANT'S INCOME TAX OR REFUNDED TO THE QUALIFIED APPLICANT TO ITS RETURN AS A RECAPTURED TAX CREDIT FOR THE TAXABLE YEAR IN WHICH THE TAX CREDIT IS DISALLOWED PURSUANT TO THIS SUBSECTION (11).
- (b) THE POTENTIAL INCREASE IN TAX REQUIRED PURSUANT TO SUBSECTION (11)(a) OF THIS SECTION DOES NOT APPLY:
- (I) If a building, structure, or facility is not a qualified asset as a result of a casualty loss if the loss is restored by reconstruction or replacement within a reasonable period

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1	ESTABLISHED BY THE OFFICE;
2	(II) SOLELY BY REASON OF THE DISPOSITION OF A BUILDING,
3	STRUCTURE, OR FACILITY, OR AN INTEREST THEREIN, IF IT IS REASONABLY
4	EXPECTED THAT THE BUILDING, STRUCTURE, OR FACILITY WILL CONTINUE
5	TO BE OPERATED AS A QUALIFIED ASSET FOR THE REMAINDER OF THE
6	COMPLIANCE PERIOD; OR
7	(III) IF A QUALIFYING ASSET IS REPLACED OR UPGRADED IN THE
8	NORMAL COURSE OF ITS USE.
9	(c) (I) THE OFFICE SHALL ESTABLISH REPORTING REQUIREMENTS
10	TO MONITOR COMPLIANCE WITH THIS SUBSECTION (11) THAT SHALL
11	INCLUDE:
12	(A) A DISPOSITION OF A QUALIFIED ASSET BY THE QUALIFIED
13	APPLICANT;
14	(B) THE NUMBER OF ANNUAL TRAINEES WHO HAVE USED A
15	QUALIFIED ASSET;
16	(C) THE GEOGRAPHIC DISTRIBUTION OF TRAINEES WHO HAVE USED
17	A QUALIFIED ASSET;
18	(D) DEMOGRAPHIC INFORMATION ABOUT THE TRAINEES WHO HAVE
19	USED A QUALIFIED ASSET;
20	(E) THE LOCATION AND DISPOSITION OF ASSETS DISPLACED BY A
21	QUALIFIED ASSET, IF ANY; AND
22	(F) TO THE EXTENT A QUALIFIED ASSET IS USED TO EXPAND OR
23	CREATE A TRAINING FACILITY, AN ASSESSMENT OF TRAINING CAPACITY
24	PRIOR TO IMPLEMENTATION OF THE QUALIFIED ASSET.
25	(II) IF A DISPUTE ARISES ABOUT WHETHER A POTENTIAL QUALIFIED
26	ASSET IS A QUALIFIED ASSET, THE OFFICE SHALL ADJUDICATE THE DISPUTE
27	AND NOTIFY THE DEPARTMENT OF THE RESOLUTION.

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1	(III) NOTWITHSTANDING SECTION 39-21-107 (2), IF A QUALIFIED
2	ASSET IS DISPOSED OF DURING ANY TAXABLE YEAR DURING THE
3	COMPLIANCE PERIOD, AND THEREAFTER THE ASSET IS NOT A QUALIFIED
4	ASSET:
5	(A) THE QUALIFIED APPLICANT SHALL ADD THE FULL AMOUNT OF
6	THE TAX CREDIT TO ITS RETURN AS A RECAPTURED TAX CREDIT FOR THE
7	TAXABLE YEAR IN WHICH THE TAX CREDIT IS DISALLOWED PURSUANT TO
8	THIS SUBSECTION (11) NOTWITHSTANDING THE DISPOSITION OF THE
9	QUALIFIED ASSET;
10	(B) The statutory period for the assessment of any
11	DEFICIENCY WITH RESPECT TO THE DISALLOWED TAX CREDIT MUST NOT
12	EXPIRE BEFORE THE EXPIRATION OF THREE YEARS FROM THE DATE THE
13	OFFICE IS NOTIFIED, IN SUCH A MANNER AS THE OFFICE DETERMINES, THAT
14	THE STRUCTURE IS NOT A QUALIFIED ASSET; AND
15	(C) THE DEPARTMENT SHALL ASSESS ANY DEFICIENCY BEFORE THE
16	EXPIRATION OF SUCH THREE-YEAR PERIOD TOGETHER WITH ANY
17	APPLICABLE INTEREST AND PENALTY IMPOSED PURSUANT TO THIS ARTICLE
18	22.
19	(d) As used in this subsection (11), unless the context
20	OTHERWISE REQUIRES, "COMPLIANCE PERIOD" MEANS THE PERIOD OF
21	FIFTEEN YEARS FOLLOWING THE TAXABLE YEAR IN WHICH THE QUALIFIED
22	APPLICANT PLACED THE QUALIFIED ASSET IN SERVICE.
23	(12) Reporting. (a) No later than December 31, 2025, and,
24	NOTWITHSTANDING THE REQUIREMENT IN SECTION $24-1-136(11)(a)(I)$, NO
25	LATER THAN DECEMBER 31 OF EACH YEAR THEREAFTER THROUGH 2033,
26	THE OFFICE SHALL PROVIDE A WRITTEN REPORT TO THE GENERAL
27	ASSEMBLY AND SHALL FURTHER MAKE THE REPORT AVAILABLE TO THE

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1	PUBLIC. IN CONNECTION WITH TAX CREDITS ISSUED PURSUANT TO THIS
2	SECTION, THE REPORT MUST INCLUDE:
3	(I) THE NUMBER OF QUALIFIED ASSETS PLACED IN SERVICE;
4	(II) A DESCRIPTION OF THE USE OR USES OF EACH QUALIFIED ASSET
5	AND A STATEWIDE SUMMARY OF THE NUMBER OF QUALIFIED ASSETS FOR
6	EACH USE; AND
7	(III) THE AMOUNT OF ANY DISALLOWED TAX CREDIT RECAPTURED
8	PURSUANT TO SUBSECTION (11) OF THIS SECTION.
9	(b) THE OFFICE SHALL, IN A SUFFICIENTLY TIMELY MANNER TO
10	ALLOW THE DEPARTMENT TO PROCESS RETURNS CLAIMING THE INCOME
11	TAX CREDIT ALLOWED IN THIS SECTION, PROVIDE THE DEPARTMENT WITH
12	AN ELECTRONIC REPORT OF EACH QUALIFIED APPLICANT TO WHICH THE
13	OFFICE ISSUES A TAX CREDIT CERTIFICATE FOR THE PRECEDING TAX YEAR
14	THAT INCLUDES THE FOLLOWING INFORMATION:
15	(I) THE QUALIFIED APPLICANT'S NAME;
16	(II) THE AMOUNT OF THE TAX CREDIT; AND
17	(III) THE QUALIFIED APPLICANT'S SOCIAL SECURITY NUMBER OR
18	THE QUALIFIED APPLICANT'S COLORADO ACCOUNT NUMBER AND FEDERAL
19	EMPLOYER IDENTIFICATION NUMBER.
20	(c) THE OFFICE, THE OFFICE OF THE STATE AUDITOR, OR THE OFFICE
21	OF THE STATE CONTROLLER MAY REVIEW THE QUALIFIED APPLICANT'S
22	FINANCES, EXPENSES, EQUIPMENT, EMPLOYMENT, AND TRAINING
23	DOCUMENTATION RELATING TO A QUALIFIED INVESTMENT IN A QUALIFIED
24	ASSET.
25	(13) Policies and procedures. (a) The office may create and
26	MODIFY POLICIES, PROCEDURES, AND GUIDELINES AS NECESSARY TO
27	FURTHER ADMINISTER THE TAX CREDITS ALLOWED PURSUANT TO THIS

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1	SECTION AND SHALL SOLICIT ADVICE FROM THE DEPARTMENT IN CREATING
2	AND MODIFYING SUCH POLICIES, PROCEDURES, AND GUIDELINES.
3	(b) The office shall develop standards for determining
4	WHICH INDUSTRIES ARE INCLUDED AS A QUALIFIED INDUSTRY FOR WHICH
5	A TAX CREDIT UNDER THIS SECTION IS ALLOWED TO A QUALIFIED
6	APPLICANT.
7	(c) Any standards developed by the office pursuant to
8	THIS SUBSECTION (13) MUST BE POSTED ON THE OFFICE'S WEBSITE. THE
9	OFFICE MAY ANNUALLY REVIEW AND UPDATE AS NECESSARY STANDARDS
10	DEVELOPED PURSUANT TO THIS SUBSECTION (13).
11	(d) The office shall determine the annual application
12	PERIOD.
13	(14) Workforce development tax credit program cash fund.
14	(a) THE WORKFORCE DEVELOPMENT TAX CREDIT PROGRAM CASH FUND IS
15	CREATED IN THE STATE TREASURY. THE FUND CONSISTS OF GIFTS, GRANTS,
16	DONATIONS, AND FEE REVENUE CREDITED TO THE FUND PURSUANT TO
17	SUBSECTION (6) OF THIS SECTION AND ANY OTHER MONEY THAT THE
18	GENERAL ASSEMBLY MAY APPROPRIATE, TRANSFER, OR REQUIRE BY LAW
19	TO BE CREDITED TO THE FUND.
20	(b) The state treasurer shall credit all interest and
21	INCOME DERIVED FROM THE DEPOSIT AND INVESTMENT OF MONEY IN THE
22	WORKFORCE DEVELOPMENT TAX CREDIT PROGRAM CASH FUND TO THE
23	FUND.
24	(c) MONEY IN THE FUND IS CONTINUOUSLY APPROPRIATED TO THE
25	OFFICE FOR THE PURPOSE OF ADMINISTERING THE TAX CREDIT ISSUED
26	PURSUANT TO THIS SECTION.
27	(d) The state treasurer shall transfer all unexpended

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1	AND UNENCUMBERED MONEY IN THE FUND ON DECEMBER 31, 2050, TO
2	THE GENERAL FUND.
3	(15) Repeal. This section is repealed, effective December
4	31, 2050.
5	SECTION 8. In Colorado Revised Statutes, 24-75-402, add
6	(5)(eee) as follows:
7	24-75-402. Cash funds - limit on uncommitted reserves -
8	reduction in the amount of fees - exclusions - definitions.
9	(5) Notwithstanding any provision of this section to the contrary, the
10	following cash funds are excluded from the limitations specified in this
11	section:
12	(eee) THE WORKFORCE DEVELOPMENT TAX CREDIT PROGRAM CASH
13	FUND CREATED IN SECTION $39-22-560$ (14).
14	SECTION 9. In Colorado Revised Statutes, 39-22-601, amend
15	(7)(b) as follows:
16	39-22-601. Returns - repeal. (7) (b) The executive director may
17	require a person or organization NOT SUBJECT TO TAX UNDER THIS
18	ARTICLE 22 OR A PERSON OR ORGANIZATION exempt from taxes pursuant
19	to section 39-22-112 to make and file a return containing such
20	information as the executive director may prescribe to claim a credit
21	allowed under this article 22 even if the person or organization does not
22	have unrelated business income.
23	SECTION 10. Act subject to petition - effective date. This act
24	takes effect at 12:01 a.m. on the day following the expiration of the
25	ninety-day period after final adjournment of the general assembly; except
26	that, if a referendum petition is filed pursuant to section 1 (3) of article V
2.7	of the state constitution against this act or an item, section, or part of this

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- act within such period, then the act, item, section, or part will not take
- 2 effect unless approved by the people at the general election to be held in
- November 2024 and, in such case, will take effect on the date of the
- 4 official declaration of the vote thereon by the governor.

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