REFERENCE TITLE: scholarships; disabled or displaced students

State of Arizona House of Representatives Forty-ninth Legislature Second Special Session 2009

HB 2001

Introduced by Representative Murphy

AN ACT

AMENDING SECTION 20-224, ARIZONA REVISED STATUTES; AMENDING TITLE 20, CHAPTER 2, ARTICLE 1, ARIZONA REVISED STATUTES, BY ADDING SECTION 20-224.06; AMENDING SECTIONS 43-222 AND 43-1121, ARIZONA REVISED STATUTES; AMENDING TITLE 43, CHAPTER 11, ARTICLE 6, ARIZONA REVISED STATUTES, BY ADDING SECTION 43-1184; RELATING TO TAX CREDITS.

(TEXT OF BILL BEGINS ON NEXT PAGE)

Be it enacted by the Legislature of the State of Arizona: Section 1. Section 20-224, Arizona Revised Statutes, is amended to read:

4

20-224. <u>Premium tax</u>

5 A. On or before March 1 of each year each authorized domestic insurer, 6 each other insurer and each formerly authorized insurer referred to in 7 section 20-206, subsection B_{-} shall file with the director a report in a 8 form prescribed by the director showing total direct premium income including 9 policy membership and other fees and all other considerations for insurance from all classes of business whether designated as a premium or otherwise 10 11 received by it during the preceding calendar year on account of policies and 12 contracts covering property, subjects or risks located, resident or to be 13 performed in this state, after deducting from such total direct premium income applicable cancellations, returned premiums, the amount of reduction 14 15 in or refund of premiums allowed to industrial life policyholders for payment 16 of premiums direct to an office of the insurer and all policy dividends, 17 refunds, savings coupons and other similar returns paid or credited to 18 policyholders within this state and not reapplied as premiums for new, 19 additional or extended insurance. No deduction shall be made of the cash 20 surrender values of policies or contracts. Considerations received on 21 annuity contracts, as well as the unabsorbed portion of any premium deposit, 22 shall not be included in total direct premium income, and neither shall be 23 subject to tax. The report shall separately indicate the total direct 24 premium income received from fire insurance premiums on property located in 25 an incorporated city or town that procures the services of a private fire 26 company.

27 Coincident with the filing of such tax report each insurer shall Β. 28 pay to the director for deposit, pursuant to sections 35-146 and 35-147, a 29 tax of 2.0 per cent of such net premiums, except that the tax on fire 30 insurance premiums on property located in an incorporated city or town which 31 procures the services of a private fire company is .66 per cent, the tax on 32 all other fire insurance premiums is 2.2 per cent and the tax on health care 33 service and disability insurance premiums is as prescribed under sections 34 20-837, 20-1010 and 20-1060. Any payments of tax pursuant to subsection E of 35 this section shall be deducted from the tax payable pursuant to this subsection. Each insurer shall reflect the cost savings attributable to the 36 37 lower tax in fire insurance premiums charged on property located in an 38 incorporated city or town that procures the services of a private fire 39 company.

C. Eighty-five per cent of the tax paid hereunder UNDER THIS SECTION by an insurer on account of premiums received for fire insurance shall be separately specified in the report and shall be apportioned in the manner provided by sections 9-951, 9-952 and 9-972, except that all of the tax so allocated to a fund of a municipality which has no volunteer fire fighters or pension obligations to volunteer fire fighters shall be appropriated to the

1 account of the municipality in the public safety personnel retirement system 2 and all of the tax so allocated to a fund of a municipality which has both 3 full-time paid fire fighters and volunteer fire fighters or pension 4 obligations to full-time paid fire fighters or volunteer fire fighters shall 5 be appropriated to the account of the municipality in the public safety personnel retirement system where it shall be reallocated by actuarial 6 7 procedures proportionately to the municipality for the account of the 8 full-time paid fire fighters and to the municipality for the account of the 9 volunteer fire fighters. A full accounting of such reallocation shall be forwarded to the municipality and both local boards. 10

D. This section shall not apply to title insurance, and such insurers shall be taxed as provided in section 20-1566.

13 E. Any insurer which paid or is required to pay a tax of two thousand 14 dollars or more on net premiums received during the preceding calendar year, 15 pursuant to subsection B of this section and sections 20-224.01, 20-837, 20-1010, 20-1060 and 20-1097.07, shall file on or before the fifteenth day of 16 17 each month from March through August a report for that month, on a form prescribed by the director, accompanied by a payment in an amount equal to 18 19 fifteen per cent of the amount paid or required to be paid during the 20 preceding calendar year pursuant to subsection B of this section and sections 21 20-224.01, 20-837, 20-1010, 20-1060 and 20-1097.07. The payments are due and 22 payable on or before the fifteenth day of each month and shall be made to the 23 director for deposit, pursuant to sections 35-146 and 35-147.

F. Except for the tax paid on fire insurance premiums pursuant to subsections B and C of this section, an insurer may claim a premium tax credit if the insurer qualifies for a credit pursuant to section 20-224.03, or 20-224.04 OR 20-224.06.

28 Sec. 2. Title 20, chapter 2, article 1, Arizona Revised Statutes, is 29 amended by adding section 20-224.06, to read:

30 31 20-224.06. <u>Premium tax credit for contributions to school</u> <u>tuition organization</u>

A. A CREDIT IS ALLOWED AGAINST THE PREMIUM TAX LIABILITY INCURRED BY AN INSURER PURSUANT TO SECTION 20-224, 20-837, 20-1010, 20-1060 OR 20-1097.07 FOR THE AMOUNT OF VOLUNTARY CASH CONTRIBUTIONS MADE BY THE INSURER DURING THE TAX YEAR TO A SCHOOL TUITION ORGANIZATION.

B. THE AMOUNT OF THE CREDIT IS THE TOTAL AMOUNT OF THE INSURER'S
CONTRIBUTIONS FOR THE TAX YEAR UNDER SUBSECTION A OF THIS SECTION THAT IS
PREAPPROVED BY THE DEPARTMENT OF REVENUE PURSUANT TO SECTION 43-1184,
SUBSECTION D.

40 C. THE PROCEDURES, CONDITIONS, LIMITATIONS, DEFINITIONS AND OTHER
41 REQUIREMENTS PRESCRIBED BY SECTION 43-1184 APPLY TO:

42

INSURERS THAT CLAIM A CREDIT UNDER THIS SECTION.
 CLAIMS FOR CREDIT UNDER THIS SECTION.

43 2. CLAIMS FOR CREDIT UNDER THIS SECTION.
44 3. SCHOOL TUITION ORGANIZATIONS THAT RECEIVE CONTRIBUTIONS FROM
45 INSURERS FOR THE PURPOSES OF THIS SECTION.

1 4. QUALIFIED SCHOOLS THAT PARTICIPATE UNDER THIS SECTION. 5. STUDENTS WHO RECEIVE SCHOLARSHIPS FROM MONIES CONTRIBUTED BY 2 3 INSURERS FOR THE PURPOSES OF THIS SECTION. D. IF THE ALLOWABLE AMOUNT OF A CREDIT UNDER THIS SECTION EXCEEDS THE 4 5 INSURER'S STATE PREMIUM TAX LIABILITY. THE AMOUNT OF THE CLAIM NOT USED TO OFFSET THE PREMIUM TAX LIABILITY MAY BE CARRIED FORWARD AS A CREDIT AGAINST 6 7 THE INSURER'S SUBSEQUENT YEARS' PREMIUM TAX LIABILITY FOR A PERIOD NOT TO 8 EXCEED FIVE TAXABLE YEARS. 9 E. A CREDIT IS NOT ALLOWED IF THE INSURER DESIGNATES THE CONTRIBUTION FOR THE DIRECT BENEFIT OF ANY SPECIFIC STUDENT. 10 11 F. AN INSURER THAT CLAIMS A TAX CREDIT AGAINST STATE PREMIUM TAX 12 LIABILITY IS NOT REQUIRED TO PAY ANY ADDITIONAL RETALIATORY TAX IMPOSED 13 PURSUANT TO SECTION 20-230 AS A RESULT OF CLAIMING THAT TAX CREDIT. G. THE DEPARTMENT OF INSURANCE, WITH THE COOPERATION OF THE DEPARTMENT 14 OF REVENUE, SHALL ADOPT RULES NECESSARY FOR THE ADMINISTRATION OF THIS 15 16 SECTION. 17 Sec. 3. Section 43-222, Arizona Revised Statutes, is amended to read: 18 43-222. Income tax credit review schedule 19 Each year the joint legislative income tax credit review committee 20 shall review the following income tax credits: 21 1. In 2007, sections 43-1077, 43-1078, 43-1079, 43-1080, 43-1165, 43-1166, 43-1167 and 43-1169. 22 23 2. In 2008, sections 43-1074.01, 43-1081, 43-1168, 43-1170 and 24 43-1178. 25 3. In 2009, sections 43-1076, 43-1081.01, 43-1084, 43-1162 and 26 43-1170.01. 27 4. In 2010, sections 43-1075, 43-1075.01, 43-1079.01, 43-1087, 28 43-1088, 43-1090.01, 43-1163, 43-1163.01, 43-1167.01, 43-1175 and 43-1182. 29 5. In 2011, sections 43-1074.02, 43-1083, 43-1085, 43-1164 and 30 43-1183. 31 6. In 2012, sections 43-1073, 43-1086, 43-1089, 43-1089.01, 43-1089.02, 43-1090, 43-1176 and 43-1181. 32 33 7. IN 2014, SECTION 43-1184. 34 Sec. 4. Section 43-1121, Arizona Revised Statutes, is amended to read: 35 43-1121. Additions to Arizona gross income; corporations 36 In computing Arizona taxable income for a corporation, the following 37 amounts shall be added to Arizona gross income: 38 1. The amounts computed pursuant to section 43-1021, paragraphs 3 39 through 9, 12, 26 and 27. 40 2. The amount of dividend income received from corporations and 41 allowed as a deduction pursuant to sections 243, 244 and 245 of the internal 42 revenue code. 43 3. Taxes which are based on income paid to states, local governments 44 or foreign governments and which were deducted in computing federal taxable 45 income.

4. Expenses and interest relating to tax-exempt income on indebtedness incurred or continued to purchase or carry obligations the interest on which is wholly exempt from the tax imposed by this title. Financial institutions, as defined in section 6-101, shall be governed by section 43-961, paragraph 2.

5. Commissions, rentals and other amounts paid or accrued to a 6 7 domestic international sales corporation controlled by the payor corporation if the domestic international sales corporation is not required to report its 8 9 taxable income to this state because its income is not derived from or attributable to sources within this state. If the domestic international 10 11 sales corporation is subject to article 4 of this chapter, the department shall prescribe by rule the method of determining the portion of the 12 13 commissions, rentals and other amounts which are paid or accrued to the 14 controlled domestic international sales corporation and which shall be deducted by the payor. "Control" for purposes of this paragraph means direct 15 16 or indirect ownership or control of fifty per cent or more of the voting 17 stock of the domestic international sales corporation by the payor 18 corporation.

19 6. Federal income tax refunds received during the taxable year to the 20 extent they were deducted in arriving at Arizona taxable income in a previous 21 year.

7. The amount of net operating loss taken pursuant to section 172 ofthe internal revenue code.

8. The amount of exploration expenses determined pursuant to section 617 of the internal revenue code to the extent that they exceed seventy-five thousand dollars and to the extent that the election is made to defer those expenses not in excess of seventy-five thousand dollars.

9. Amortization of costs incurred to install pollution control devices and deducted pursuant to the internal revenue code or the amount of deduction for depreciation taken pursuant to the internal revenue code on pollution control devices for which an election is made pursuant to section 43-1129.

32 10. The amount of depreciation or amortization of costs of child care 33 facilities deducted pursuant to section 167 or 188 of the internal revenue 34 code for which an election is made to amortize pursuant to section 43-1130.

35 11. Arizona state income tax refunds received, to the extent the amount 36 of the refunds is not already included in Arizona gross income, if a tax 37 benefit was derived by deduction of this amount in a prior year.

38 12. The amount paid as taxes on property in this state by a qualified 39 defense contractor with respect to which a credit is claimed under section 40 43-1166.

13. The loss of an insurance company that is exempt under section
43-1201 to the extent that it is included in computing Arizona gross income
on a consolidated return pursuant to section 43-947.

14. The amount by which the depreciation or amortization computed underthe internal revenue code with respect to property for which a credit was

1 taken under section 43-1169 exceeds the amount of depreciation or 2 amortization computed pursuant to the internal revenue code on the Arizona 3 adjusted basis of the property.

4 15. The amount by which the adjusted basis computed under the internal 5 revenue code with respect to property for which a credit was claimed under 6 section 43-1169 and which is sold or otherwise disposed of during the taxable 7 year exceeds the adjusted basis of the property computed under section 8 43-1169.

9 16. The amount by which the depreciation or amortization computed under 10 the internal revenue code with respect to property for which a credit was 11 taken under either section 43-1170 or 43-1170.01 exceeds the amount of 12 depreciation or amortization computed pursuant to the internal revenue code 13 on the Arizona adjusted basis of the property.

14 17. The amount by which the adjusted basis computed under the internal 15 revenue code with respect to property for which a credit was claimed under 16 either section 43-1170 or 43-1170.01 and which is sold or otherwise disposed 17 of during the taxable year exceeds the adjusted basis of the property 18 computed under section 43-1170 or 43-1170.01, as applicable.

19 18. The deduction referred to in section 1341(a)(4) of the internal 20 revenue code for restoration of a substantial amount held under a claim of 21 right.

19. The amount by which a capital loss carryover allowable pursuant to section 1341(b)(5) of the internal revenue code exceeds the capital loss carryover allowable pursuant to section 43-1130.01, subsection F.

25 20. Any amount deducted in computing Arizona taxable income as expenses 26 for installing solar stub outs or electric vehicle recharge outlets in this 27 state with respect to which a credit is claimed pursuant to section 43-1176.

28 21. Any wage expenses deducted pursuant to the internal revenue code 29 for which a credit is claimed under section 43-1175 and representing net 30 increases in qualified employment positions for employment of temporary 31 assistance for needy families recipients.

Any amount of expenses that were deducted pursuant to the internal
 revenue code and for which a credit is claimed under section 43-1178.

Any amount deducted for conveying ownership or development rights
 of property to an agricultural preservation district under section 48-5702
 for which a credit is claimed under section 43-1180.

37 24. The amount of any deduction that is claimed in computing Arizona 38 gross income and that represents a donation of a school site for which a 39 credit is claimed under section 43-1181.

40 25. The amount of any deductions that are claimed in computing federal 41 taxable income representing expenses for which a credit is claimed under 42 either section 43-1163 or 43-1163.01 or both.

43 26. Any amount deducted in computing Arizona taxable income as expenses
44 for installing water conservation system plumbing stub outs in this state
45 with respect to which a credit is claimed pursuant to section 43-1182.

27. Any amount deducted pursuant to section 170 of the internal revenue
 code representing contributions to a school tuition organization for which a
 credit is claimed under section 43-1183 OR 43-1184.

4 Sec. 5. Title 43, chapter 11, article 6, Arizona Revised Statutes, is 5 amended by adding section 43-1184, to read:

- 6
- 7 8

43-1184. <u>Credit for contributions to school tuition</u> organization; displaced students; students with disabilities; definitions

9 A. BEGINNING FROM AND AFTER JUNE 30, 2009, A CREDIT IS ALLOWED AGAINST 10 THE TAXES IMPOSED BY THIS TITLE FOR THE AMOUNT OF VOLUNTARY CASH 11 CONTRIBUTIONS MADE BY THE TAXPAYER DURING THE TAXABLE YEAR TO A SCHOOL 12 TUITION ORGANIZATION.

B. THE AMOUNT OF THE CREDIT IS THE TOTAL AMOUNT OF THE TAXPAYER'S
CONTRIBUTIONS FOR THE TAXABLE YEAR UNDER SUBSECTION A OF THIS SECTION AND IS
PREAPPROVED BY THE DEPARTMENT OF REVENUE PURSUANT TO SUBSECTION D OF THIS
SECTION.

17

C. THE DEPARTMENT OF REVENUE:

SHALL NOT ALLOW TAX CREDITS UNDER THIS SECTION AND SECTION
 20-224.06 THAT EXCEED IN THE AGGREGATE A COMBINED TOTAL OF FIVE MILLION
 DOLLARS IN ANY FISCAL YEAR.

21 2. SHALL PREAPPROVE TAX CREDITS UNDER THIS SECTION AND SECTION20-224.06 SUBJECT TO SUBSECTION D OF THIS SECTION.

3. SHALL ALLOW THE TAX CREDITS UNDER THIS SECTION AND SECTION
20-224.06 ON A FIRST COME, FIRST SERVED BASIS.

25 D. FOR THE PURPOSES OF SUBSECTION C, PARAGRAPH 2 OF THIS SECTION. BEFORE MAKING A CONTRIBUTION TO A SCHOOL TUITION ORGANIZATION. THE TAXPAYER 26 27 UNDER THIS TITLE OR TITLE 20 MUST NOTIFY THE SCHOOL TUITION ORGANIZATION OF 28 THE TOTAL AMOUNT OF CONTRIBUTIONS THAT THE TAXPAYER INTENDS TO MAKE TO THE 29 SCHOOL TUITION ORGANIZATION. BEFORE ACCEPTING THE CONTRIBUTION, THE SCHOOL 30 TUITION ORGANIZATION SHALL REQUEST PREAPPROVAL FROM THE DEPARTMENT OF REVENUE 31 FOR THE TAXPAYER'S INTENDED CONTRIBUTION AMOUNT. THE DEPARTMENT OF REVENUE 32 SHALL PREAPPROVE OR DENY THE REQUESTED AMOUNT WITHIN TWENTY DAYS AFTER 33 RECEIVING THE REQUEST FROM THE SCHOOL TUITION ORGANIZATION. IF THE 34 DEPARTMENT OF REVENUE PREAPPROVES THE REQUEST, THE SCHOOL TUITION 35 ORGANIZATION SHALL IMMEDIATELY NOTIFY THE TAXPAYER THAT THE REQUESTED AMOUNT WAS PREAPPROVED BY THE DEPARTMENT OF REVENUE. IN ORDER TO RECEIVE A TAX 36 37 CREDIT UNDER THIS SUBSECTION, THE TAXPAYER SHALL MAKE THE CONTRIBUTION TO THE 38 SCHOOL TUITION ORGANIZATION WITHIN TEN DAYS AFTER RECEIVING NOTICE FROM THE 39 SCHOOL TUITION ORGANIZATION THAT THE REQUESTED AMOUNT WAS PREAPPROVED. IF 40 THE SCHOOL TUITION ORGANIZATION DOES NOT RECEIVE THE PREAPPROVED CONTRIBUTION 41 FROM THE TAXPAYER WITHIN THE REQUIRED TEN DAYS, THE SCHOOL TUITION 42 ORGANIZATION SHALL IMMEDIATELY NOTIFY THE DEPARTMENT OF REVENUE AND THE 43 DEPARTMENT SHALL NO LONGER INCLUDE THIS PREAPPROVED CONTRIBUTION AMOUNT WHEN 44 CALCULATING THE LIMIT PRESCRIBED IN SUBSECTION C, PARAGRAPH 1 OF THIS 45 SECTION.

1 E. A SCHOOL TUITION ORGANIZATION THAT RECEIVES CONTRIBUTIONS UNDER THIS SECTION OR SECTION 20-224.06 SHALL ALLOW THE DEPARTMENT TO VERIFY THAT 2 3 THE EDUCATIONAL SCHOLARSHIPS AND TUITION GRANTS THAT ARE ISSUED PURSUANT TO THIS SECTION ARE AWARDED TO QUALIFIED STUDENTS WHO ATTEND A QUALIFIED SCHOOL. 4

5 F. IF THE ALLOWABLE TAX CREDIT EXCEEDS THE TAXES OTHERWISE DUE UNDER THIS TITLE ON THE CLAIMANT'S INCOME, OR IF THERE ARE NO TAXES DUE UNDER THIS 6 7 TITLE, THE TAXPAYER MAY CARRY THE AMOUNT OF THE CLAIM NOT USED TO OFFSET THE TAXES UNDER THIS TITLE FORWARD FOR NOT MORE THAN FIVE CONSECUTIVE TAXABLE 8 9 YEARS' INCOME TAX LIABILITY.

G. CO-OWNERS OF A BUSINESS, INCLUDING CORPORATE PARTNERS IN A 10 11 PARTNERSHIP. MAY EACH CLAIM ONLY THE PRO RATA SHARE OF THE CREDIT ALLOWED UNDER THIS SECTION BASED ON THE OWNERSHIP INTEREST. THE TOTAL OF THE CREDITS 12 13 ALLOWED ALL SUCH OWNERS MAY NOT EXCEED THE AMOUNT THAT WOULD HAVE BEEN 14 ALLOWED A SOLE OWNER.

15 H. THE CREDIT ALLOWED BY THIS SECTION IS IN LIEU OF ANY DEDUCTION 16 PURSUANT TO SECTION 170 OF THE INTERNAL REVENUE CODE AND TAKEN FOR STATE TAX 17 PURPOSES.

I. THE TAX CREDIT IS NOT ALLOWED IF THE TAXPAYER DESIGNATES THE 18 TAXPAYER'S CONTRIBUTION TO THE SCHOOL TUITION ORGANIZATION FOR THE DIRECT 19 20 BENEFIT OF ANY SPECIFIC STUDENT.

21 J. A SCHOOL TUITION ORGANIZATION THAT RECEIVES CONTRIBUTIONS UNDER 22 THIS SECTION OR SECTION 20-224.06 SHALL USE AT LEAST NINETY PER CENT OF THOSE 23 CONTRIBUTIONS TO PROVIDE EDUCATIONAL SCHOLARSHIPS OR TUITION GRANTS TO 24 QUALIFIED STUDENTS WHO EITHER:

25 1. RECEIVED A GRANT OR SCHOLARSHIP UNDER TITLE 15, CHAPTER 8, ARTICLE 1.2 OR 8 IN ORDER TO ATTEND A QUALIFIED SCHOOL DURING THE 2008-2009 ACADEMIC 26 YEAR. IN FISCAL YEAR 2009-2010, THE SCHOOL TUITION ORGANIZATION SHALL GIVE 27 28 PRIORITY TO QUALIFIED STUDENTS UNDER THIS PARAGRAPH BEFORE PROVIDING 29 EDUCATIONAL SCHOLARSHIPS OR TUITION GRANTS UNDER PARAGRAPH 2 OF THIS 30 SUBSECTION.

31 2. ATTENDED A GOVERNMENTAL PRIMARY OR SECONDARY SCHOOL AS A FULL-TIME STUDENT AS DEFINED IN SECTION 15-901 FOR AT LEAST THE FIRST ONE HUNDRED DAYS 32 33 OF THE PRIOR FISCAL YEAR AND TRANSFERRED FROM A GOVERNMENTAL PRIMARY OR 34 SECONDARY SCHOOL TO A QUALIFIED SCHOOL.

35 3. RECEIVED AN EDUCATIONAL SCHOLARSHIP OR TUITION GRANT UNDER PARAGRAPH 1 OR 2 OF THIS SUBSECTION IF THE QUALIFIED STUDENT CONTINUES TO 36 ATTEND A QUALIFIED SCHOOL IN A SUBSEQUENT YEAR. 37

38 K. THE AMOUNT OF AN EDUCATIONAL SCHOLARSHIP OR A TUITION GRANT THAT IS 39 ISSUED BY A SCHOOL TUITION ORGANIZATION UNDER THIS SECTION SHALL NOT EXCEED 40 THE COST OF TUITION FOR THE STUDENT TO ATTEND THE QUALIFIED SCHOOL OR NINETY 41 PER CENT OF THE AMOUNT OF STATE AID THAT OTHERWISE WOULD BE COMPUTED FOR THE 42 STUDENT AS PROVIDED IN TITLE 15, CHAPTER 9, ARTICLE 5, WHICHEVER IS LESS. ON 43 REQUEST FROM A SCHOOL TUITION ORGANIZATION, THE DEPARTMENT OF EDUCATION SHALL 44 PROVIDE TO THE SCHOOL TUITION ORGANIZATION IN A TIMELY MANNER THE AMOUNT 1 COMPUTED FOR THE STUDENT UNDER THIS SUBSECTION THAT REPRESENTS THE NINETY PER 2 CENT LIMITATION PRESCRIBED IN THIS SUBSECTION.

3 L. THE SCHOOL TUITION ORGANIZATION SHALL REQUIRE THAT THE QUALIFIED STUDENT USE THE EDUCATIONAL SCHOLARSHIP OR TUITION GRANT ON A FULL-TIME 4 5 BASIS. IF A QUALIFIED STUDENT LEAVES THE QUALIFIED SCHOOL BEFORE COMPLETING AN ENTIRE SCHOOL YEAR, THE QUALIFIED SCHOOL SHALL REFUND A PRORATED AMOUNT OF 6 7 THE EDUCATIONAL SCHOLARSHIP OR TUITION GRANT TO THE SCHOOL TUITION 8 ORGANIZATION THAT ISSUED THE EDUCATIONAL SCHOLARSHIP OR TUITION GRANT TO THE 9 STUDENT. ANY REFUNDS RECEIVED BY THE SCHOOL TUITION ORGANIZATION UNDER THIS SUBSECTION SHALL BE ALLOCATED FOR EDUCATIONAL SCHOLARSHIPS OR TUITION GRANTS 10 11 TO QUALIFIED STUDENTS IN THE FOLLOWING YEAR.

12 M. QUALIFIED STUDENTS WHO RECEIVE EDUCATIONAL SCHOLARSHIPS OR TUITION 13 GRANTS UNDER THIS SECTION SHALL BE ALLOWED TO ATTEND ANY QUALIFIED SCHOOL OF 14 THEIR CUSTODIANS' CHOICE.

15 N. A SCHOOL TUITION ORGANIZATION THAT RECEIVES A VOLUNTARY CASH CONTRIBUTION PURSUANT TO THIS SECTION OR SECTION 20-224.06 SHALL REPORT TO 16 17 THE DEPARTMENT OF REVENUE, IN A FORM PRESCRIBED BY THE DEPARTMENT OF REVENUE, BY JUNE 30 OF EACH YEAR THE FOLLOWING INFORMATION: 18

19 1. THE NAME, ADDRESS AND CONTACT NAME OF THE SCHOOL TUITION 20 ORGANIZATION.

21 2. THE TOTAL NUMBER OF CONTRIBUTIONS RECEIVED DURING THE PREVIOUS 22 CALENDAR YEAR, IDENTIFIED FOR THE PURPOSES OF THIS SECTION OR SECTION 23 20-224.06.

24 3. THE TOTAL DOLLAR AMOUNT OF CONTRIBUTIONS RECEIVED DURING THE 25 PREVIOUS CALENDAR YEAR, IDENTIFIED FOR THE PURPOSES OF THIS SECTION OR 26 SECTION 20-224.06.

27 4. THE TOTAL NUMBER OF QUALIFIED STUDENTS AWARDED EDUCATIONAL 28 SCHOLARSHIPS OR TUITION GRANTS DURING THE PREVIOUS CALENDAR YEAR.

29 5. THE TOTAL DOLLAR AMOUNT OF EDUCATIONAL SCHOLARSHIPS AND TUITION 30 GRANTS AWARDED DURING THE PREVIOUS CALENDAR YEAR.

31 6. THE PERCENTAGE OF THE TOTAL DOLLAR AMOUNT OF EDUCATIONAL SCHOLARSHIPS AND TUITION GRANTS AWARDED TO STUDENTS DURING THE PREVIOUS 32 33 CALENDAR YEAR FOR EACH PARAGRAPH UNDER SUBSECTION J OF THIS SECTION.

7. FOR EACH QUALIFIED SCHOOL TO WHICH EDUCATIONAL SCHOLARSHIPS OR 34 35 TUITION GRANTS WERE AWARDED: 36

(a) THE NAME AND ADDRESS OF THE QUALIFIED SCHOOL.

37 (b) THE NUMBER OF EDUCATIONAL SCHOLARSHIPS AND TUITION GRANTS AWARDED 38 DURING THE PREVIOUS CALENDAR YEAR.

39 (c) THE TOTAL DOLLAR AMOUNT OF EDUCATIONAL SCHOLARSHIPS AND TUITION 40 GRANTS AWARDED DURING THE PREVIOUS CALENDAR YEAR.

41 8. VERIFICATION THAT AN INDEPENDENT REVIEW OF FINANCIAL STATEMENTS 42 ACCORDING TO GENERALLY ACCEPTED ACCOUNTING PRINCIPLES WAS COMPLETED BY A 43 CERTIFIED PUBLIC ACCOUNTANT FOR THE PREVIOUS CALENDAR YEAR.

44 O. THE DEPARTMENT OF REVENUE SHALL ADOPT RULES NECESSARY FOR THE 45 ADMINISTRATION OF THIS SECTION.

1	P. FOR THE PURPOSES OF THIS SECTION:
2	1. "CUSTODIAN" MEANS A RESIDENT OF THIS STATE WHO IS A PARENT OR AN
3	AUTHORIZED OUT-OF-HOME CARE PROVIDER OR, IF NONE, THE LEGAL GUARDIAN OF A
4	QUALIFYING STUDENT.
5	2. "QUALIFIED SCHOOL" MEANS A NONGOVERNMENTAL PRIMARY SCHOOL OR
6	SECONDARY SCHOOL OR A PRESCHOOL FOR HANDICAPPED STUDENTS THAT IS LOCATED IN
7	THIS STATE, THAT DOES NOT DISCRIMINATE ON THE BASIS OF RACE, COLOR, HANDICAP,
8	FAMILIAL STATUS OR NATIONAL ORIGIN AND THAT SATISFIES THE REQUIREMENTS
9	PRESCRIBED BY LAW FOR PRIVATE SCHOOLS IN THIS STATE ON JANUARY 1, 2009.
10	3. "QUALIFIED STUDENT" MEANS A STUDENT WHO HAS BEEN EITHER:
11	(a) PLACED IN FOSTER CARE PURSUANT TO TITLE 8, CHAPTER 5 AT ANY TIME
12	BEFORE THE STUDENT GRADUATES FROM HIGH SCHOOL OR OBTAINS A GENERAL
13	EQUIVALENCY DIPLOMA.
14	(b) IDENTIFIED AS HAVING A DISABILITY UNDER SECTION 504 OF THE
15	REHABILITATION ACT (29 UNITED STATES CODE SECTION 794) OR IDENTIFIED BY A
16	SCHOOL DISTRICT AS A CHILD WITH A DISABILITY AS DEFINED IN SECTION 15-761 OR
17	A CHILD WITH A DISABILITY WHO IS ELIGIBLE TO RECEIVE SERVICES FROM A SCHOOL
18	DISTRICT UNDER SECTION 15-763.
19	4. "SCHOOL TUITION ORGANIZATION" MEANS A CHARITABLE ORGANIZATION IN
20	THIS STATE THAT BOTH:
21	(a) IS EXEMPT FROM FEDERAL TAXATION UNDER SECTION 501(c)(3) OF THE
22	INTERNAL REVENUE CODE AND THAT ALLOCATES NINETY PER CENT OF ITS ANNUAL
23	REVENUE FOR EDUCATIONAL SCHOLARSHIPS OR TUITION GRANTS TO QUALIFIED STUDENTS
24	TO ALLOW THEM TO ATTEND ANY QUALIFIED SCHOOL OF THEIR CUSTODIANS' CHOICE.
25	(b) PROVIDES EDUCATIONAL SCHOLARSHIPS OR TUITION GRANTS TO STUDENTS
26	WITHOUT LIMITING AVAILABILITY TO ONLY STUDENTS OF ONE SCHOOL.
27	Sec. 6. School tuition organizations: grants and scholarships
28	for displaced students and students with
29	<u>disabilities; amount</u>
30	Through June 30, 2010, and notwithstanding section 43–1183, subsections
31	J through M, Arizona Revised Statutes, a school tuition organization that
32	receives voluntary cash contributions pursuant to section 43–1183, subsection
33	A, Arizona Revised Statutes, may also provide tuition grants or educational
34	scholarships to any student who had applied for or received a grant or
35	scholarship under title 15, chapter 8, article 1.2 or 8, Arizona Revised
36	Statutes, in order to attend a qualified school during the 2008-2009 academic
37	year. The amount of the tuition grant or educational scholarship allowed
38	under this section may be equal to the amount of the grant or scholarship
39	that the student had received during the 2008-2009 academic year under title
40	15, chapter 8, article 1.2 or 8, Arizona Revised Statutes.
-	

1	Sec. 7. Department of education: notice: website
2	Immediately after the effective date of this section, the department of
3	education shall notify in writing the parent, authorized out-of-home care
4	provider or, if none, the legal guardian of a qualifying student who had
5	received a tuition grant or educational scholarship during the 2008–2009
6	academic year under title 15, chapter 8, article 1.2 or 8, Arizona Revised
7	Statutes, that a new corporate income tax credit is available to provide
8	grants and scholarships to qualified students. The department of education
9	shall also publish the notice required under this section on its website.
10	Sec. 8. <u>Purpose</u>
11	Pursuant to section 43-223, Arizona Revised Statutes, the legislature
12	enacts section 43–1184, Arizona Revised Statutes, as added by this act, to
13	encourage businesses to make charitable contributions to school tuition
14	organizations that use those contributions to provide tuition scholarships to
15	enable families to choose the best available education for their children
16	with disabilities and for displaced children.
17	Sec. 9. <u>Severability</u>
18	If a provision of this act or its application to any person or
19	circumstance is held invalid, the invalidity does not affect other provisions
20	or applications of the act that can be given effect without the invalid
21	provision or application, and to this end the provisions of this act are
22	severable.
23	Sec. 10. <u>Short title</u>
24	This act may be cited as "Lexie's Law".
25	Sec. 11. <u>Emergency</u>
26	This act is an emergency measure that is necessary to preserve the
27	public peace, health or safety and is operative immediately as provided by
~~	

28 law.