Senate Engrossed

State of Arizona Senate Fifty-second Legislature Second Regular Session 2016

CHAPTER 155

SENATE BILL 1288

AN ACT

AMENDING SECTIONS 42-1001, 43-105, 43-325, 43-327 AND 43-1401, ARIZONA REVISED STATUTES; AMENDING TITLE 43, CHAPTER 14, ARTICLE 2, ARIZONA REVISED STATUTES, BY ADDING SECTION 43-1414; RELATING TO TAXATION.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona: 2 Section 1. Section 42-1001, Arizona Revised Statutes, is amended to 3 read: 4 42-1001. Definitions In this title, unless the context otherwise requires: 5 "Board" or "state board" means either the state board of tax 6 1. 7 appeals or the state board of equalization, as applicable. 8 "Court" means the tax court or superior court, whichever is 2. 9 applicable. "Department" means the department of revenue. 10 3. 11 "Director" means the director of the department. 4. 12 5. "Internal revenue code" means the United States internal revenue 13 code of 1986, as amended and in effect as of January 1, 2015, including 14 those provisions that became effective during 2014 2015 with the specific adoption of their retroactive effective dates but excluding all changes to 15 16 the code enacted after January 1, 2015 2016. 17 Sec. 2. Section 43-105, Arizona Revised Statutes, is amended to read: 18 Internal revenue code; definition; application 43-105. 19 A. FOR THE PURPOSES OF COMPUTING INCOME TAX PURSUANT TO THIS TITLE, 20 FOR TAXABLE YEARS BEGINNING FROM AND AFTER DECEMBER 31, 2015, "INTERNAL 21 REVENUE CODE" MEANS THE UNITED STATES INTERNAL REVENUE CODE OF 1986, AS 22 AMENDED, IN EFFECT ON JANUARY 1, 2016, INCLUDING THOSE PROVISIONS THAT BECAME 23 EFFECTIVE DURING 2015 WITH THE SPECIFIC ADOPTION OF ALL FEDERAL RETROACTIVE 24 EFFECTIVE DATES, BUT EXCLUDING ANY CHANGE TO THE CODE ENACTED AFTER JANUARY 25 1, 2016. 26 A_{-} B. For the purposes of computing income tax pursuant to this 27 title, for taxable years beginning from and after December 31, 2014 THROUGH 28 DECEMBER 31, 2015, "internal revenue code" means the United States internal 29 revenue code of 1986, as amended, in effect on January 1, 2015, including 30 those provisions that became effective during 2014 with the specific adoption 31 of all federal retroactive effective dates, but excluding any change to the 32 code enacted after January 1, 2015 AND INCLUDING THOSE PROVISIONS OF THE 33 SLAIN OFFICER FAMILY SUPPORT ACT OF 2015 (P.L. 114-7), THE DON'T TAX OUR 34 FALLEN PUBLIC SAFETY HEROES ACT (P.L. 114-14), THE SURFACE TRANSPORTATION AND 35 VETERANS HEALTH CARE CHOICE IMPROVEMENT ACT OF 2015 (P.L. 114-41) AND THE CONSOLIDATED APPROPRIATIONS ACT, 2016 (P.L. 114-113) THAT ARE RETROACTIVELY 36 37 EFFECTIVE DURING TAXABLE YEARS BEGINNING FROM AND AFTER DECEMBER 31, 2014 38 THROUGH DECEMBER 31, 2015. 39 B. C. For the purposes of computing income tax pursuant to this 40 title, for taxable years beginning from and after December 31, 2013 through 41 December 31, 2014, "internal revenue code" means the United States internal 42 revenue code of 1986, as amended, in effect on January 1, 2014, including 43 those provisions that became effective during 2013 with the specific adoption 44 of all federal retroactive effective dates, and including those provisions of 45 the Philippines charitable giving assistance act (P.L. 113-92), the Gabriella 46 Miller kids first research act (P.L. 113-94), the cooperative and small - 1 -

1 employer charity pension flexibility act (P.L. 113-97), the highway and 2 transportation funding act of 2014 (P.L. 113-159), the tribal general welfare 3 exclusion act of 2014 (P.L. 113-168), the consolidated and further continuing 4 appropriations act, 2015 (P.L. 113-235), the 2014 airline bankruptcy payments 5 rollover act (P.L. 113-243), and the tax increase prevention act of 2014 6 (P.L. 113-295), THE SLAIN OFFICER FAMILY SUPPORT ACT OF 2015 (P.L. 114-7) AND 7 THE CONSOLIDATED APPROPRIATIONS ACT, 2016 (P.L. 114-113) that are retroactively effective during taxable years beginning from and after 8 9 December 31, 2013 through December 31, 2014.

 $\frac{1}{2}$. D. For the purposes of computing income tax pursuant to this 10 11 title, for taxable years beginning from and after December 31, 2012 through 12 December 31, 2013, "internal revenue code" means the United States internal 13 revenue code of 1986, as amended, in effect on January 3, 2013, including 14 those provisions that became effective during 2012 with the specific adoption 15 of all federal retroactive effective dates, and including those provisions of 16 the Philippines charitable giving assistance act (P.L. 113-92), the highway 17 and transportation funding act of 2014 (P.L. 113-159), the tribal general 18 welfare exclusion act of 2014 (P.L. 113-168), the 2014 airline bankruptcy 19 payments rollover act (P.L. 113-243), and the tax technical corrections act 20 of 2014 (P.L. 113-295, division A, title II) AND THE CONSOLIDATED 21 APPROPRIATIONS ACT, 2016 (P.L. 114-113) that are retroactively effective during taxable years beginning from and after December 31, 2012 through 22 23 December 31, 2013.

24 $\mathbf{P}_{\mathbf{r}}$ E. For the purposes of computing income tax pursuant to this 25 title, for taxable years beginning from and after December 31, 2011 through 26 December 31, 2012, "internal revenue code" means the United States internal 27 revenue code of 1986, as amended, in effect on January 1, 2012, including 28 those provisions that became effective during 2011 with the specific adoption 29 of all federal retroactive effective dates, and including those provisions of 30 the FAA modernization and reform act of 2012 (P.L. 112-95), the moving ahead 31 for progress in the 21st century act (P.L. 112-141), the American taxpayer relief act of 2012 (P.L. 112-240), the 2014 airline bankruptcy payments 32 33 rollover act (P.L. 113-243), the tribal general welfare exclusion act of 2014 34 (P.L. 113-168), and the tax technical corrections act of 2014 (P.L. 113-295, 35 division A, title II) AND THE CONSOLIDATED APPROPRIATIONS ACT, 2016 (P.L. 36 114-113) that are retroactively effective during taxable years beginning from 37 and after December 31, 2011 through December 31, 2012.

38 E. For the purposes of computing income tax pursuant to this 39 title, for taxable years beginning from and after December 31, 2010 through 40 December 31, 2011, "internal revenue code" means the United States internal 41 revenue code of 1986, as amended, in effect on January 1, 2011, including 42 those provisions that became effective during 2010 with the specific adoption 43 of all federal retroactive effective dates, and including those provisions of 44 Public Law 112-40, the moving ahead for progress in the 21st century act 45 (P.L. 112-141), the American taxpayer relief act of 2012 (P.L. 112-240), the 46 tribal general welfare exclusion act of 2014 (P.L. 113-168) and the tax 1 technical corrections act of 2014 (P.L. 113-295, division A, title II) that 2 are retroactively effective during taxable years beginning from and after 3 December 31, 2010 through December 31, 2011.

4 F. G. For the purposes of computing income tax pursuant to this 5 title, for taxable years beginning from and after December 31, 2009 through December 31, 2010, "internal revenue code" means the United States internal 6 7 revenue code of 1986, as amended, in effect on January 1, 2010, including 8 those provisions that became effective during 2009 with the specific adoption 9 of all federal retroactive effective dates, and including those provisions of the temporary extension act of 2010 (P.L. 111-144), the hiring incentives to 10 11 restore employment act (P.L. 111-147), the patient protection and affordable 12 care act (P.L. 111-148), the health care and education reconciliation act of 13 2010 (P.L. 111–152), the preservation of access to care for medicare 14 beneficiaries and pension relief act of 2010 (P.L. 111-192), the Dodd-Frank 15 Wall Street reform and consumer protection act (P.L. 111-203), the small 16 business jobs act of 2010 (P.L. 111-240), the claims resolution act of 2010 17 (P.L. 111-291), the tax relief, unemployment insurance reauthorization, and job creation act of 2010 (P.L. 111-312), the regulated investment company 18 19 modernization act of 2010 (P.L. 111-325) and the tax technical corrections 20 act of 2014 (P.L. 113-295, division A, title II) that are retroactively 21 effective during taxable years beginning from and after December 31, 2009 through December 31, 2010. 22

23 6. H. For purposes of computing income tax pursuant to this title, 24 for taxable years beginning from and after December 31, 2008 through December 25 31, 2009, "internal revenue code" means the United States internal revenue code of 1986, as amended, in effect on January 1, 2009, including those 26 27 provisions that became effective during 2008 with the specific adoption of 28 all federal retroactive effective dates, and including those provisions of 29 the American recovery and reinvestment act of 2009 (P.L. 111-5) except 30 section 1211, the consumer assistance to recycle and save act of 2009 31 (P.L. 111-32), the worker, homeownership, and business assistance act of 2009 32 (P.L. 111-92) except section 13, the hiring incentives to restore employment 33 act (P.L. 111-147), the patient protection and affordable care act (P.L. 34 111-148), the preservation of access to care for medicare beneficiaries and 35 pension relief act of 2010 (P.L. 111-192), the small business jobs act of 2010 (P.L. 111-240), the tax relief, unemployment insurance reauthorization, 36 37 and job creation act of 2010 (P.L. 111-312) and the tax technical corrections 38 act of 2014 (P.L. 113-295, division A, title II) that are retroactively 39 effective during taxable years beginning from and after December 31, 2008 40 through December 31, 2009.

H. I. For purposes of computing income tax pursuant to this title, for taxable years beginning from and after December 31, 2007 through December 31, 2008, "internal revenue code" means the United States internal revenue code of 1986, as amended, in effect on January 1, 2008, including those provisions that became effective during 2007 with the specific adoption of all federal retroactive effective dates and including those provisions of the

1 economic stimulus act of 2008 (P.L. 110-185), the heroes earnings assistance 2 and relief tax act of 2008 (P.L. 110-245), the heartland, habitat, harvest 3 and horticulture act of 2008 (P.L. 110–246), the housing assistance tax act 4 of 2008 (P.L. 110-289), the emergency economic stabilization act of 2008 5 (P.L. 110-343), the worker, retiree, and employer recovery act of 2008 6 (P.L. 110-458), the American recovery and reinvestment act of 2009 7 (P.L. 111-5) except section 1211, the worker, homeownership, and business 8 assistance act of 2009 (P.L. 111-92) except section 13 and the tax technical 9 corrections act of 2014 (P.L. 113-295, division A, title II) that are retroactively effective during taxable years beginning from and after 10 December 31, 2007 through December 31, 2008. 11

12 I. For purposes of computing income tax pursuant to this title, 13 for taxable years beginning from and after December 31, 2006 through December 14 31, 2007, "internal revenue code" means the United States internal revenue 15 code of 1986, as amended, in effect on January 1, 2007, including those provisions that became effective during 2006 with the specific adoption of 16 17 all federal retroactive effective dates and including those provisions of the 18 small business and work opportunity tax act of 2007 (P.L. 110-28), the energy 19 independence and security act of 2007 (P.L. 110-140), Public Law 110-141, the 20 mortgage forgiveness debt relief act of 2007 (P.L. 110-142), the tax 21 technical corrections act of 2007 (P.L. 110-172), the economic stimulus act 22 of 2008 (P.L. 110-185), the heroes earnings assistance and relief tax act of 23 2008 (P.L. 110-245), the heartland, habitat, harvest and horticulture act of 24 2008 (P.L. 110-246), the housing assistance tax act of 2008 (P.L. 110-289), 25 the emergency economic stabilization act of 2008 (P.L. 110-343), the worker, retiree, and employer recovery act of 2008 (P.L. 110-458) and the tax 26 27 technical corrections act of 2014 (P.L. 113-295, division A, title II) that 28 are retroactively effective during taxable years beginning from and after 29 December 31, 2006 through December 31, 2007.

30 J. K. For purposes of computing income tax pursuant to this title, 31 for taxable years beginning from and after December 31, 2005 through December 32 31, 2006, "internal revenue code" means the United States internal revenue 33 code of 1986, as amended, in effect on January 1, 2006, including those 34 provisions that became effective during 2005 with the specific adoption of 35 all federal retroactive effective dates and including those provisions of the 36 tax increase prevention and reconciliation act of 2005 (P.L. 109-222), the pension protection act of 2006 (P.L. 109-280), the tax relief and health care 37 act of 2006 (P.L. 109-432), the small business and work opportunity tax act 38 39 of 2007 (P.L. 110-28), the mortgage forgiveness debt relief act of 2007 40 (P.L. 110-142), the tax technical corrections act of 2007 (P.L. 110-172), the 41 heartland, habitat, harvest and horticulture act of 2008 (P.L. 110-246), the 42 housing assistance tax act of 2008 (P.L. 110-289) and the tax technical 43 corrections act of 2014 (P.L. 113-295, division A, title II) that are 44 retroactively effective during taxable years beginning from and after 45 December 31, 2005 through December 31, 2006.

1 K. For purposes of computing income tax pursuant to this title, for 2 taxable years beginning from and after December 31, 2004 through December 31, 3 2005, "internal revenue code" means the United States internal revenue code 4 of 1986, as amended, in effect on January 1, 2005, including those provisions 5 that became effective during 2004 with the specific adoption of all federal 6 retroactive effective dates and including those provisions of the Katrina 7 emergency tax relief act of 2005 (P.L. 109-73), the energy tax incentives act 8 of 2005 (title XIII of the energy policy act of 2005 (P.L. 109-58)), the gulf 9 opportunity zone act of 2005 (P.L. 109-135), the tax technical corrections 10 act of 2007 (P.L. 110-172), the heartland, habitat, harvest and horticulture 11 act of 2008 (P.L. 110-246) and the housing assistance tax act of 2008 12 (P.L. 110-289) that are retroactively effective during taxable years 13 beginning from and after December 31, 2004 through December 31, 2005. 14 Sec. 3. Section 43-325, Arizona Revised Statutes, is amended to read: 15 43-325. <u>Time for filing returns</u> 16 Unless otherwise indicated: -17 1. Returns made on the basis of the calendar year shall be filed on or 18 before the fifteenth day of April following the close of the calendar year. 19 2. Returns made on the basis of a fiscal year shall be filed on or 20 before the fifteenth day of the fourth month following the close of the 21 fiscal year. 22 3. FOR TAXABLE YEARS BEGINNING FROM AND AFTER DECEMBER 31, 2015, 23 PARTNERSHIP RETURNS ARE DUE ON OR BEFORE THE FIFTEENTH DAY OF THE THIRD MONTH 24 FOLLOWING THE CLOSE OF THE TAXABLE YEAR. 25 Sec. 4. Section 43-327, Arizona Revised Statutes, is amended to read: 26 43-327. Recomputation of tax or amended return due after 27 federal adjustment: definition

A. If the amount of taxable income for any year of any taxpayer as reported to the United States treasury department is changed or corrected by the commissioner of internal revenue or other officer of the United States or other competent authority, or if a renegotiation of a contract or subcontract with the United States results in a change in taxable income, such taxpayer within ninety days after the final determination of such change or correction or renegotiation shall either:

1. File with the department a copy of the final determination, concede the accuracy of the determination or state any errors and request the department to recompute the tax owed to this state. Recomputing the tax by the department is not considered to be an audit for purposes of section 42-2059.

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2. File an amended return as required by the department of revenue.

| 1 | B. FOR FEDERAL CHANGES TO WHICH SECTION 43-1414 APPLIES: |
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| 2 | 1. IF THE PARTNERSHIP PASSES THROUGH TO EACH PARTNER THE PARTNER'S |
| 2 | DISTRIBUTIVE SHARE OF ANY ADJUSTMENTS PURSUANT TO SECTION 43-1414, SUBSECTION |
| | |
| 4 | B, PARAGRAPH 2, THE STATEMENT PROVIDED TO EACH PARTNER UNDER SECTION 43-1414, |
| 5 | SUBSECTION B, PARAGRAPH 2 IS CONSIDERED TO BE A CHANGE IN TAXABLE INCOME OF |
| 6 | THE PARTNER BY THE COMMISSIONER OF INTERNAL REVENUE FOR THE TAXABLE YEAR OF |
| 7 | THE PARTNER IN WHICH THE REVIEWED YEAR OF THE PARTNERSHIP ENDS. THE PARTNERS |
| 8 | SHALL EACH FILE AN AMENDED RETURN WITHIN ONE HUNDRED FIFTY DAYS AFTER THE |
| 9 | FINAL DETERMINATION OF THE PARTNERSHIP ADJUSTMENTS BY THE INTERNAL REVENUE |
| 10 | SERVICE TO REPORT THEIR SHARE OF THE PARTNERSHIP ADJUSTMENTS AS REPORTED TO |
| 11 | THEM IN THE STATEMENT PROVIDED BY THE PARTNERSHIP PURSUANT TO SECTION |
| 12 | 43-1414, SUBSECTION B, PARAGRAPH 2. |
| 13 | 2. IF THE PARTNERSHIP IS REQUIRED TO REPORT FEDERAL CHANGES AND PAY |
| 14 | THE TAX PURSUANT TO SECTION 43-1414, SUBSECTION B, PARAGRAPH 1, THE |
| 15 | PARTNERSHIP SHALL FILE THE RETURN REQUIRED UNDER SECTION 43-1414, SUBSECTION |
| 16 | A AND PAY THE TAX WITHIN NINETY DAYS AFTER THE FINAL DETERMINATION OF THE |
| 17 | PARTNERSHIP ADJUSTMENTS BY THE INTERNAL REVENUE SERVICE. |
| 18 | B. C. The department may require an amended return if the department |
| 19 | lacks the necessary information to recompute the tax owed to this state. |
| 20 | C. D. Any taxpayer filing an amended return with the United States |
| 21 | treasury department shall also file within ninety days of the final |
| 22 | determination by the United States treasury department an amended return with |
| 23 | the department of revenue, which shall contain such information as it shall |
| 24 | require. |
| 25 | D. E. For the purposes of this section, assessments under a partial |
| 26 | agreement, closing agreement covering specific matters, jeopardy or advance |
| 27 | payment are considered part of the final determination defined in subsection |
| 28 | G of this section and must be submitted to the department with the final |
| 29 | determination. |
| 30 | E. F. If a partial agreement, A closing agreement covering specific |
| 31 | matters or any other agreement with the United States treasury department |
| 32 | would be final except for a federal extension still open for flow through |
| 33 | adjustments from other entities or other jurisdictions, then the final |
| 34 | determination is the date the taxpayer signs the agreement. Flow through |
| 35 | adjustments are finally determined based on criteria specified in subsection |
| 36 | G - H of this section. |
| 37 | F. G. The department is not required to issue refunds based on any |
| 38 | agreement other than a final determination. |
| 39 | G. H. For the purposes of this section, "final determination" means |
| 40 | the appeal rights of both parties have expired or have been exhausted |
| 41 | relative to the tax year. |
| 42 | Sec. 5. Section 43–1401, Arizona Revised Statutes, is amended to read: |
| 43 | 43-1401. <u>Definitions</u> |
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In this chapter, unless the context otherwise requires:

44 1. "Arizona gross income" of a partnership means its taxable income 45 46 for the year, computed according to subtitle A, chapter 1, subchapter K of the internal revenue code, exclusive of items requiring separate computation under section 43-1412, paragraphs 1 through 16. For purposes of this title the provisions relating to interest on investment indebtedness contained in section 163(d) of the internal revenue code shall not apply.

5 2. "Arizona taxable income" of a partnership means its Arizona gross 6 income adjusted by the modifications specified in sections 43–1021 and 7 43–1022 AND SECTION 43–1414, SUBSECTION A.

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9 1 0 Sec. 6. Title 43, chapter 14, article 2, Arizona Revised Statutes, is amended by adding section 43-1414, to read:

THAT IS ASSESSED AN IMPUTED UNDERPAYMENT PURSUANT TO SECTION 6225 OF THE INTERNAL REVENUE CODE AS ADDED BY THE BIPARTISAN BUDGET ACT OF 2015

(P.L. 114-74) OR A PARTNERSHIP THAT MAKES THE ELECTION UNDER SECTION 6226 OF THE INTERNAL REVENUE CODE AS ADDED BY THE BIPARTISAN BUDGET ACT OF 2015

(P.L. 114-74) SHALL FILE A RETURN FOR THE REVIEWED YEAR ON A FORM PRESCRIBED

BY THE DEPARTMENT THAT SHOWS THE ADJUSTMENTS TO INCOME OR THE GAIN, LOSS OR

DEDUCTION ON WHICH THE FEDERAL IMPUTED UNDERPAYMENT WAS BASED AS WELL AS ANY

10 11 43-1414. Federal assessment of imputed underpayment: definitions

A. A PARTNERSHIP THAT IS AUDITED BY THE INTERNAL REVENUE SERVICE AND

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OF THE CORRELATIVE ADJUSTMENTS TO THE ADDITIONS REQUIRED UNDER SECTION
43-1021 OR THE SUBTRACTIONS REQUIRED UNDER SECTION 43-1022.
B. IF THE ADJUSTMENTS DETERMINED IN SUBSECTION A OF THIS SECTION ARE:
1. A NET INCREASE IN ARIZONA TAXABLE INCOME AND PARAGRAPH 2 OF THIS
SUBSECTION DOES NOT APPLY:

(a) WITHIN NINETY DAYS AFTER THE FINAL DETERMINATION REGARDING THE
 ADJUSTMENT FROM THE INTERNAL REVENUE SERVICE, THE PARTNERSHIP SHALL PAY THE
 TAX ON THE ADJUSTMENTS IN LIEU OF PASSING THE ADJUSTMENTS THROUGH TO THE
 PARTNERS.

29 (b) THE TAX SHALL BE IMPOSED ON THE ARIZONA SHARE OF THE ADJUSTMENTS30 AT THE HIGHEST TAX RATE IMPOSED ON INDIVIDUALS UNDER SECTION 43-1011.

31 (c) INTEREST SHALL BE COMPUTED PURSUANT TO SECTION 42-1123 FOR THE
 32 PERIOD BEGINNING ON THE DAY AFTER THE PARTNERSHIP RETURN DUE DATE FOR THE
 33 REVIEWED YEAR, WITHOUT REGARD TO ANY EXTENSIONS.

(d) FOR THE PURPOSES OF IMPOSING PENALTIES UNDER SECTION 42-1125, THE
 DUE DATE OF THE RETURN UNDER SUBSECTION A OF THIS SECTION IS THE NINETIETH
 DAY AFTER THE FINAL DETERMINATION OF THE PARTNERSHIP ADJUSTMENTS BY THE
 INTERNAL REVENUE SERVICE.

38 2. A NET REDUCTION IN ARIZONA TAXABLE INCOME OR A NET INCREASE IN 39 ARIZONA TAXABLE INCOME OF A PARTNERSHIP THAT MAKES THE ELECTION UNDER SECTION 40 6226 OF THE INTERNAL REVENUE CODE AS ADDED BY THE BIPARTISAN BUDGET ACT OF 41 2015 (P.L. 114-74), WITHIN NINETY DAYS AFTER THE FINAL DETERMINATION 42 REGARDING THE ADJUSTMENT FROM THE INTERNAL REVENUE SERVICE, THE PARTNERSHIP SHALL FURNISH TO EACH PARTNER OF THE PARTNERSHIP AND TO THE DEPARTMENT A 43 STATEMENT ON A FORM PRESCRIBED BY THE DEPARTMENT OF THE PARTNER'S SHARE OF 44 45 THE ADJUSTMENTS REQUIRED IN SUBSECTION A OF THIS SECTION. THE AMOUNT REPORTED TO THE PARTNER UNDER THIS SUBSECTION IS AN ADJUSTMENT TO THE 46

PARTNER'S SHARE OF PARTNERSHIP TAXABLE INCOME. A PARTNERSHIP THAT HAD A NET
 INCREASE UNDER THIS PARAGRAPH AND THAT FAILS TO TIMELY PROVIDE THE STATEMENTS
 REQUIRED TO THE PARTNERS AND TO THE DEPARTMENT SHALL PAY THE TAX PURSUANT TO
 PARAGRAPH 1 OF THIS SUBSECTION IN LIEU OF THE PARTNERS REPORTING THE
 ADJUSTMENT.

6 C. IF A PARTNERSHIP FAILS TO FILE THE RETURN THAT IS REQUIRED UNDER 7 SUBSECTION A OF THIS SECTION OR IF THE DEPARTMENT IS NOT SATISFIED WITH THE 8 RETURN OR THE PAYMENT OF THE TAX REQUIRED TO BE PAID, THE DEPARTMENT MAY 9 ISSUE A DEFICIENCY ASSESSMENT TO THE PARTNERSHIP UNDER SECTION 42-1108.

10 D. IF THE PARTNERSHIP INCORRECTLY REPORTED THE ADJUSTMENTS UNDER 11 SUBSECTION A OF THIS SECTION THAT RESULTED IN:

AN UNDERSTATEMENT OF THE DISTRIBUTION OF ARIZONA TAXABLE INCOME TO
 THE PARTNERS UNDER SUBSECTION B, PARAGRAPH 2 OF THIS SECTION, THE PARTNERSHIP
 SHALL PAY THE TAX ON THE UNDERSTATEMENT BY APPLYING THE CALCULATION IN
 SUBSECTION B, PARAGRAPH 1 OF THIS SECTION TO THE UNREPORTED ADJUSTMENTS.

16 2. AN OVERSTATEMENT OF ARIZONA TAXABLE INCOME, ANY ADJUSTMENT SHALL BE 17 HANDLED AS FOLLOWS:

(a) IF THE ADJUSTMENTS WERE ORIGINALLY PASSED THROUGH TO THE PARTNERS
 UNDER SUBSECTION B, PARAGRAPH 2 OF THIS SECTION, THE ADJUSTMENT SHALL BE
 PASSED THROUGH TO THE PARTNERS. THE PARTNERSHIP SHALL AMEND THE RETURN UNDER
 SUBSECTION A OF THIS SECTION AND AMEND THE STATEMENTS PROVIDED TO THE
 PARTNERS AND THE DEPARTMENT UNDER SUBSECTION B, PARAGRAPH 2 OF THIS SECTION.

(b) IF THE TAX ON THE ADJUSTMENTS WAS ORIGINALLY PAID BY THE
PARTNERSHIP PURSUANT TO SUBSECTION B, PARAGRAPH 1 OF THIS SECTION, THE
PARTNERSHIP SHALL AMEND THE RETURN FILED PURSUANT TO SUBSECTION B, PARAGRAPH
1 OF THIS SECTION TO CLAIM ANY REFUND. THIS SUBDIVISION DOES NOT ALLOW A
PARTNERSHIP TO CLAIM A REFUND FOR AMOUNTS NOT ACTUALLY PAID BY THE
PARTNERSHIP.

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E. FOR THE PURPOSES OF THIS SECTION:

"ARIZONA SHARE OF THE ADJUSTMENTS" MEANS THE ADJUSTMENTS DETERMINED
 IN SUBSECTION A OF THIS SECTION, SUBJECT TO THE ALLOCATION AND APPORTIONMENT
 PROVISIONS OF CHAPTER 11, ARTICLE 4 OF THIS TITLE.

33 2. "FINAL DETERMINATION" HAS THE SAME MEANING PRESCRIBED IN SECTION34 43-327.

35 3. "REVIEWED YEAR" MEANS THE PARTNERSHIP TAXABLE YEAR TO WHICH THE 36 ITEMS ADJUSTED BY THE INTERNAL REVENUE SERVICE RELATE.

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Sec. 7. <u>Federal exclusion for wrongfully incarcerated</u> <u>individuals</u>

A. Except as provided in subsection B of this section, this state conforms to the retroactive changes made by Public Law 114-113, division Q, section 304 that allow an exclusion from gross income for civil damages, restitution or other monetary award for wrongfully incarcerated individuals.

43 B. If Public Law 114-113, division Q, section 304, subsection (d) 44 applies to a taxpayer's federal claim for credit or refund:

The taxpayer must file an Arizona amended income tax return for the
 applicable taxable year on or before December 18, 2016 to claim any refund

due to the exclusion allowed by subsection A of this section. Any request filed after December 18, 2016 shall be denied. The taxpayer is responsible for providing all documentation necessary to substantiate the refund request, including copies of the original federal and state income tax returns filed for the taxable year to which the request is related.

6 2. The department of revenue may review the amended return, and any 7 deficiency resulting from the review of the adjustment may be assessed within 8 six months after the date the amended return is filed or within six months 9 after the date the federal adjustment is final, whichever period expires 10 later. The federal adjustment is final when the internal revenue service has 11 accepted the amended return and the appeal rights of both parties have 12 expired or have been exhausted relative to the adjustment for the taxable 13 year. Any adjustment shall be treated as a deficiency assessment under 14 section 42-1108, Arizona Revised Statutes.

APPROVED BY THE GOVERNOR MAY 11, 2016.

FILED IN THE OFFICE OF THE SECRETARY OF STATE MAY 11, 2016.