(Corrected) As Amended by House Committee

Session of 2023

HOUSE BILL No. 2292

By Committee on Commerce, Labor and Economic Development

2-3

AN ACT concerning economic development; enacting the Kansas apprenticeship act; establishing a tax credit and grant incentive program for apprenticeships; enacting the Kansas apprenticeship taxeredit act creating the Kansas nonprofit apprenticeship grant program fund.

7 Be it enacted by the Legislature of the State of Kansas:

8 Section 1. Sections 1 through -3 4, and amendments thereto, shall be 9 known and may be cited as the Kansas apprenticeship tax eredit act.

10 Sec. 2. For purposes of sections 1 through -3 4, and amendments 11 thereto:

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(a) "Act" means the Kansas apprenticeship act.

(b) "Apprentice" means a person who is a Kansas resident at least 16 years of age, except where an older minimum age standard is otherwise fixed by law, and is employed **in Kansas** to learn an apprenticeable occupation as defined in 29 C.F.R. § 29.4. "Apprenticeship" includes a person who is compensated by a registered apprenticeship sponsor or a registered apprenticeship intermediary but whose apprenticeable work occurs under the supervision of an eligible employer.

(b)(c) "Apprenticeship agreement" means a written agreement,
 meeting the requirements of 29 C.F.R. § 29.2, between an apprentice and
 either the apprentice's registered program sponsor or an apprenticeship
 intermediary acting as an agent for the program sponsor, that contains the
 terms and conditions of the employment and training of the apprentice.

(e)(d) "Apprenticeship program" means a plan containing all terms
and conditions for the qualification, recruitment, selection, employment
and training of apprentices, as required under 29 C.F.R. § 29.4 and 29 CFR
§ 30, including such matters as the requirement for a written
apprenticeship agreement.

30 (d)(e) "Eligible employer" means a business with a physical location 31 in Kansas, authorized to conduct business in Kansas and subject to the 32 Kansas income tax act that employs or supervises the work of an 33 apprentice pursuant to a registered apprenticeship agreement and in 34 accordance with a registered apprenticeship program. "Eligible 35 employer" may include, but not be limited to, a for-profit eligible 1 healthcare employer.

(f) "Eligible nonprofit employer" means an organization that is 2 exempt from federal income taxation pursuant to section 501(c)(3) of 3 the federal internal revenue code, with a physical location in Kansas 4 and registered, if required by law, with the secretary of state that 5 6 employs or supervises the work of an apprentice pursuant to a 7 registered apprenticeship agreement and in accordance with a 8 registered apprenticeship program. "Eligible nonprofit employer" 9 may include, but not be limited to, a nonprofit eligible healthcare 10 employer.

(g) "Eligible healthcare employer" means a hospital, long-term
care facility or federally qualified healthcare center with a physical
location in Kansas that is engaged in providing healthcare to Kansas
residents and that employs or supervises the work of an apprentice
pursuant to a registered apprenticeship agreement and in accordance
with a registered apprenticeship program.

(e)(h) "Intermediary" means any person, association, business,
 committee or organization acting as an agent for the program sponsor,
 pursuant to a registered apprenticeship plan, who has registered with the
 secretary.

21 (f)(i) "Registered apprenticeship agreement" means an apprenticeship 22 agreement that has been accepted and recorded by the office of 23 apprenticeship of the employment and training administration of the 24 United States department of labor or the secretary as evidence of the 25 apprentice's participation in a particular registered apprenticeship program.

26 (g)(j) "Registered apprenticeship program" means an apprenticeship 27 program that has been accepted and recorded by the office of 28 apprenticeship of the employment and training administration of the 29 United States department of labor or has been registered or approved by 30 the secretary as meeting the basic standards and requirements of the 31 United States department of labor for approval of such program.

(h)(k) "Secretary" means the secretary of commerce or the secretary's
 designee, including the director of the office of registered apprenticeship
 or any successor, designated by the secretary of commerce to administer
 the provisions of this act.

(i)(1) "Sponsor" means any person, association, business, committee
 or organization operating a registered apprenticeship program in whose
 name the program is registered or approved and who has registered with
 the secretary.

40 Sec. 3. (a) (1) For tax years commencing after December 31, 2022, 41 and ending before January 1, 2026, a credit shall be allowed against the 42 income tax liability imposed upon an eligible employer pursuant to the 43 Kansas income tax act that employs an apprentice pursuant to a registered

apprenticeship agreement and in accordance with a registered 1 2 apprenticeship plan for at least-seven consecutive months during the 3 calendar year preceding the taxable year for which the credit is claimed all or a portion of the probationary period, as defined for that 4 apprenticeship in the registered apprenticeship program standards, 5 work process schedule otherwise known as appendix A or as 6 7 designated by the secretary, and so employs the apprentice at the time 8 such probationary period is completed. The tax credit shall be claimed 9 by such eligible employer for the taxable year in which the apprentice completed the probationary period while employed by such eligible 10 employer or the taxable year next succeeding the calendar year in 11 12 which the apprentice completed the probationary period while employed by such eligible employer, as determined by the secretary 13 14 and set forth in the agreement with the secretary pursuant to 15 subsection (d). Subsequent credits may be claimed for up to three 16 successive calendar years, or portions thereof, next succeeding the 17 date on which the probationary period of the apprentice was met, by 18 any eligible employer who subsequently employs such apprentice in all 19 or a portion of such year. Such credit shall be claimed by the eligible 20 employer for the taxable year in which the apprentice was employed 21 or the taxable year next succeeding the calendar year in which the 22 apprentice was employed as determined by the secretary and set forth 23 in the agreement with the secretary as provided by subsection (d). The amount of the credit shall be up to \$2,500, as determined pursuant to 24 25 paragraph (2), for each apprentice so employed and may be awarded for up 26 to 20 apprentices employed in each taxable year per eligible employer. The 27 credit shall not be awarded for employment of the same apprentice more 28 than four times.

(2) The secretary of revenue, in consultation with the secretary, shall
establish a scale reflecting ranges of wages and other expenditures an
eligible employer has invested in an apprentice and a corresponding tax
credit amount and shall award the tax credit in accordance with the scale.
The credit shall be approved and issued pursuant to subsection (d).

34 (b) For tax years commencing after December 31, 2025, a credit shall 35 be allowed against the income tax liability imposed upon an eligible employer pursuant to the Kansas income tax act that employs an 36 37 apprentice pursuant to a registered apprenticeship agreement and in 38 accordance with a registered apprenticeship plan for a continuous period 39 of time constituting at least 25% of the apprenticeship time period required by the registered apprenticeship program. The credit shall be taken in the 40 41 tax year next succeeding the calendar year in which the employment 42 requirement to claim the credit is met. The credit may subsequently be 43 taken in successive tax years based on up to a cumulative total of four

1 successive calendar years of employment for an individual apprentice. The

2 amount of the credit shall be up to \$2,750 for each apprentice employed, 3 not to exceed 20 such credits for apprenticeships in any taxable year per 4 eligible employer. The secretary may authorize a credit for employment of 5 less than a full calendar year pursuant to rules and regulations adopted by 6 the secretary of commerce. The credit shall be approved and issued 7 pursuant to subsection (d).

8 (c) (1) An eligible employer may be allowed a credit as provided by
9 paragraph (2) that shall be in addition to a credit allowed for an apprentice
10 pursuant to subsection (b) if the apprentice:

(A) Is enrolled in a secondary or postsecondary career and technical
 education program;

(B) is under 18 years of age at the time the credit is claimed;

14 (C) has been employed by the eligible employer for at least 90 days; 15 and

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(D) is participating in:

17 (i) An apprenticeship program registered with the secretary and 18 funded through the Carl D. Perkins career and technical education act of 2006, public law 109-270, as revised by the strengthening career and 20 technical education for the 21^{st} century act, public law 115-224;

(ii) an adult basic education and literacy program funded under title II
 of the workforce innovation and opportunity act, public law 113-128; or

(iii) a public workforce program funded under title I and title III ofthe workforce innovation and opportunity act, public law 113-128.

(2) Each such credit shall not exceed \$500. The tax credit shall be claimed in the taxable year next succeeding the calendar year in which the requirements to claim the credit are met. An eligible employer shall not claim more than 10 credits under this subsection in a tax year. The credit shall be approved and issued pursuant to subsection (d).

30 (d) (1) Tax credits pursuant to subsections (a), (b) and (c) shall not be 31 refundable or transferable. The credits may be claimed on a pro-rata basis 32 by the owners of eligible employers that are entities taxed under 33 subchapter S or K of the federal internal revenue code, limited liability 34 companies or professional corporations authorized to do business in this 35 state. An eligible employer shall elaim a credit for a tax year based on 36 employment of apprentices occurring in the preceding calendar year. The 37 aggregate amount of all tax credits for all eligible employers issued 38 pursuant to this section shall not exceed \$7,500,000 each taxable year. 39 The-cumulative aggregate amount of all tax credits for all eligible 40 employers issued pursuant to this section in addition to all grants 41 awarded pursuant to section 4, and amendments thereto, shall not 42 exceed \$7,500,000 \$10,000,000 each taxable year.

43 (2) To be eligible for a tax credit under this section, the eligible

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employer shall enter into an agreement regarding the employment of 1 2 apprentices with the secretary on such terms and conditions as the 3 secretary may require. The agreement shall set forth the amount per credit 4 or amount of cumulative credits an employer may earn based on specified conditions or attainment of specified employment or training goals and 5 6 any other conditions for such credits consistent with the purposes of this 7 act. If applicable, the agreement shall set forth the relevant provisions of 8 the scale provided by subsection (a)(2). The agreement shall also require 9 that the eligible employer provide such information as required by the 10 secretary or the secretary of revenue for purposes of substantiating eligibility for the tax credit, the development and expansion of 11 12 apprenticeships in this state and the report required by subsection (g). Such 13 agreements shall be made by the secretary with the goal of developing and expanding apprenticeships in this state. The secretary shall advise the 14 15 secretary of revenue of the potential tax credits available to the eligible 16 employer. The secretary shall consult with the secretary of revenue, the 17 Kansas postsecondary technical education authority and educational 18 institutions, technical schools, secondary schools, business or industry 19 associations and other appropriate entities to coordinate implementation, 20 administration and development of apprenticeship programs in this state, 21 including through the use of tax credits as provided by this section.

22 (3) If an agreement as required by paragraph (2) is approved by the 23 secretary, the eligible employer shall submit such information in the 24 manner and form as required by the secretary and the secretary of revenue 25 to demonstrate eligibility for the credit each tax year a credit is claimed. No tax credit shall be awarded by the secretary of revenue unless the 26 27 secretary of commerce has certified the eligible employer to the secretary 28 of revenue as having met the requirements for such credit pursuant to this 29 section and in compliance with all federal and state requirements for the 30 apprenticeship program and registered registered apprenticeship 31 agreement. To receive a credit, the eligible employer shall also meet the 32 requirements of any rules and regulations of the secretary of revenue or the 33 secretary of commerce.

(e) The participation of an employee with an apprenticeship program
 under this-section act and registration with the secretary shall not
 constitute union affiliation, unless the employee expressly elects to
 affiliate with a union.

(f) The secretary of commerce or the secretary of revenue may adopt
 rules and regulations as necessary to establish standards for participation
 and eligibility and to implement and administer this section act.

41 (g) The secretary shall provide an annual report before January 31 of 42 each year to the house of representatives standing committee on 43 commerce, labor and economic development and the senate standing

1 committee on commerce to account for the effectiveness of the apprenticeship program under this-section act. The report shall include 2 3 information regarding the number and type of eligible employers, eligible 4 nonprofit employers and eligible healthcare employers the number and 5 type of apprenticeships incentivized, the eumulative amount of tax credits 6 and grants issued and the amount amounts issued per industry and per 7 eligible employer, eligible nonprofit employers and eligible healthcare employers results of the program including information on the 8 9 employment of individuals following participation in an apprenticeship program, the extent and nature of coordination and efforts with other 10 entities to develop apprenticeship programs, the effect of such efforts and 11 12 the tax credits and grants on apprenticeship program development and 13 such other information as requested by the respective committees.

(a) There is hereby established the Kansas nonprofit 14 Sec. 4. apprenticeship grant program. The secretary is authorized to develop 15 16 and administer the program to award grants to eligible nonprofit 17 employers and eligible nonprofit healthcare employers that employ an 18 apprentice pursuant to a registered apprenticeship agreement and in 19 accordance with a registered apprenticeship plan for the purpose of 20 covering administrative costs of registered apprenticeship programs, 21 including program development costs, costs of meeting reporting 22 obligations and other administrative costs. To be eligible for such 23 grants, an eligible nonprofit employer or eligible nonprofit healthcare 24 employer shall enter into an agreement with the secretary to employ 25 an apprentice for at least the same period of time as provided under 26 section 3(a)(1) or (b), and amendments thereto, as applicable at the 27 time the apprentice is employed, for an eligible employer to receive a 28 tax credit. As provided for eligible employers by section 3(b), and 29 amendments thereto, the secretary may authorize employment of an 30 apprentice for less than a full year.

(b) Grants shall be awarded by the secretary in an amount of up
to \$2,750 per apprenticeship per taxable year, as determined by the
secretary and set forth in the agreement pursuant to subsection (d),
not to exceed four successive years. Grants shall be limited to not
more than 20 per eligible nonprofit employer or per eligible nonprofit
healthcare employer per taxable year.

(c) The secretary shall develop application procedures, forms and grant award terms, conditions and criteria in accordance with the purposes of the grant program. The secretary shall consult with appropriate state agencies, institutions, nonprofit organizations and associations, private healthcare associations, nonprofit Kansas healthcare providers and other appropriate entities in developing the grant program and grant award criteria and priorities. Grants shall 1 be awarded pursuant to an agreement with the eligible nonprofit 2 employer or eligible nonprofit healthcare employer upon such terms 3 and conditions as the secretary may require consistent with the 4 purposes of the program. Such terms and conditions may include 5 program development, employment or training goals in addition to 6 specified employment requirements with respect to an apprentice or 7 apprentices.

8 (d) There is hereby established in the state treasury the Kansas 9 nonprofit apprenticeship grant program fund to be administered by the secretary of commerce. All moneys credited to such fund shall be 10 used to provide grants for the administration of apprenticeship 11 programs by eligible nonprofit employers and eligible nonprofit 12 healthcare employers in the state of Kansas as provided by this section 13 and the administration of such fund. All expenditures from such fund 14 shall be made in accordance with the provisions of appropriation acts 15 16 and upon warrants of the director of accounts and reports issued 17 pursuant to vouchers approved by the secretary of commerce or the 18 secretary's designee.

19 (e) Subject to appropriation acts, on July 1, 2023, and each July 1 thereafter, the director of accounts and reports shall transfer 20 21 \$2,500,000 from the state general fund to the Kansas nonprofit 22 apprenticeship grant program fund. Any unexpended balance in such 23 fund at the close of a fiscal year shall remain credited to the fund for 24 use in the succeeding fiscal year, except that the amount of all tax 25 credits issued to all eligible employers pursuant to section 3, and amendments thereto, in addition to the amount of all grants issued 26 pursuant to this section, shall not exceed a total aggregate amount of 27 28 \$10,000,000 in each taxable year, as provided by section 3(d)(1), and 29 amendments thereto.

30 Sec. 4. 5. This act shall take effect and be in force from and after its 31 publication in the statute book.