## E AND R AMENDMENTS TO LB 1261

Introduced by McKinney, 11, Chairman Enrollment and Review

	Introduced by McKinney, 11, Chairman Enrollment and Review
1	1. Strike the original sections and all amendments thereto and
2	insert the following new sections:
3	Section 1. <u>Sections 1 to 8 of this act shall be known and may be</u>
4	cited as the Nebraska Higher Blend Tax Credit Act.
5	Sec. 2. For purposes of the Nebraska Higher Blend Tax Credit Act:
6	(1) Department means the Department of Revenue;
7	(2) E-15 means ethanol blended gasoline formulated with a percentage
8	of fifteen percent by volume of ethanol;
9	(3) E-25 means ethanol blended gasoline formulated with a percentage
10	of twenty-five percent by volume of ethanol;
11	(4) E-30 means ethanol blended gasoline formulated with a percentage
12	of thirty percent by volume of ethanol;
13	(5) E-85 means ethanol blended gasoline formulated with a percentage
14	of fifty-one percent to eighty-three percent by volume of ethanol;
15	<u>(6) Motor fuel pump means a meter or similar commercial weighing and</u>
16	measuring device used to measure and dispense motor fuel originating from
17	<u>a motor fuel storage tank;</u>
18	<u>(7) Retail dealer means a person engaged in the business of storing</u>
19	and dispensing motor fuel from a motor fuel pump for sale on a retail
20	<u>basis;</u>
21	<u>(8) Retail motor fuel site means a geographic location in this state</u>
22	where a retail dealer sells and dispenses motor fuel from a motor fuel
23	pump on a retail basis; and
24	<u>(9) Taxpayer means any natural person or any limited liability</u>
25	company, partnership, private domestic or private foreign corporation, or
26	domestic or foreign nonprofit corporation certified pursuant to section
27	501(c)(3) of the Internal Revenue Code of 1986, as amended.

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1	Sec. 3. <u>(1) Any taxpayer who is a retail dealer and who sold and</u>
2	dispensed E-15 or higher blend on a retail basis during the prior
3	calendar year through a motor fuel pump located at the taxpayer's retail
4	motor fuel site shall be eligible to receive tax credits under the
5	<u>Nebraska Higher Blend Tax Credit Act.</u>
6	<u>(2) The tax credit shall be in an amount equal to (a) five cents</u>
7	multiplied by the total number of gallons of E-15 sold by the taxpayer on
8	<u>a retail basis during the prior calendar year through a motor fuel pump</u>
9	located at the taxpayer's retail motor fuel site and (b) eight cents
10	multiplied by the total number of gallons of E-25 or higher blend sold by
11	<u>the taxpayer on a retail basis during the prior calendar year through a</u>
12	motor fuel pump located at the taxpayer's retail motor fuel site.
13	<u>(3) The tax credit shall be a refundable credit that may be used</u>
14	against any income tax imposed by the Nebraska Revenue Act of 1967 or any
15	tax imposed pursuant to sections 77-907 to 77-918 or 77-3801 to 77-3807.
16	(4) Tax credits allowed under this section may be claimed for
17	taxable years beginning or deemed to begin on or after January 1, 2022,
18	under the Internal Revenue Code of 1986, as amended.
19	(5) To receive tax credits, a taxpayer shall submit an application
20	to the department on a form prescribed by the department. The application
21	shall include the following information:
22	(a) The name and address of the taxpayer;
23	<u>(b) The total number of gallons of E-15 sold by the taxpayer on a</u>
24	retail basis during the prior calendar year through a motor fuel pump
25	located at the taxpayer's retail motor fuel site;
26	<u>(c) The total number of gallons of E-25 sold by the taxpayer on a</u>
27	retail basis during the prior calendar year through a motor fuel pump
28	located at the taxpayer's retail motor fuel site;
29	(d) The total number of gallons of E-30 sold by the taxpayer on a
30	retail basis during the prior calendar year through a motor fuel pump
31	located at the taxpayer's retail motor fuel site;

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1	<u>(e) The total number of gallons of E-85 sold by the taxpayer on a</u>
2	retail basis during the prior calendar year through a motor fuel pump
3	located at the taxpayer's retail motor fuel site; and
4	(f) Any other documentation required by the department.
5	Sec. 4. (1) If the department determines that an application is
6	complete and that the taxpayer qualifies for tax credits, the department
7	shall approve the application within the limits set forth in this section
8	and shall certify the amount of tax credits approved to the taxpayer.
9	(2) The department shall consider applications in the order in which
10	they are received and may approve tax credits until the annual limit for
11	the calendar year has been reached. For calendar year 2022, the annual
12	<u>limit on tax credits shall be two million dollars. For calendar year 2023</u>
13	and each calendar year thereafter, the annual limit on tax credits shall
14	be calculated by taking the annual limit from the prior calendar year and
15	then multiplying such amount by (a) two hundred percent if the amount of
16	tax credits approved in the prior calendar year exceeded ninety percent
17	of the annual limit applicable to that calendar year or (b) one hundred
18	percent if the amount of tax credits approved in the prior calendar year
19	did not exceed ninety percent of the annual limit applicable to that
20	calendar year. In no case shall the annual limit on tax credits exceed
21	four million dollars.
22	Sec. 5. (1) A taxpayer shall claim the tax credit by attaching the
23	tax credit certification received from the department under section 4 of

24 <u>this act to the taxpayer's tax return.</u>

25 (2) Any credit in excess of the taxpayer's tax liability shall be
26 refunded to the taxpayer. In lieu of claiming a refund, the taxpayer may
27 elect to have the excess carried forward to subsequent taxable years. A
28 taxpayer may carry forward the excess tax credits until fully utilized.
29 Sec. 6. Any tax credit allowable to a partnership, a limited

30 liability company, a subchapter S corporation, or an estate or trust may 31 be distributed to the partners, limited liability company members, <u>shareholders</u>, or <u>beneficiaries</u> in the same manner as income is</u>
 distributed.

Sec. 7. <u>There shall be no new applications filed under the Nebraska</u>
<u>Higher Blend Tax Credit Act after December 31, 2026. All applications and</u>
<u>all tax credits pending or approved before such date shall continue in</u>
<u>full force and effect.</u>

Sec. 8. <u>The department may adopt and promulgate rules and</u>
<u>regulations to carry out the Nebraska Higher Blend Tax Credit Act.</u>

9 Sec. 9. Section 77-908, Reissue Revised Statutes of Nebraska, is 10 amended to read:

11 77-908 Every insurance company organized under the stock, mutual, 12 assessment, or reciprocal plan, except fraternal benefit societies, which is transacting business in this state shall, on or before March 1 of each 13 14 year, pay a tax to the director of one percent of the gross amount of 15 direct writing premiums received by it during the preceding calendar year for business done in this state, except that (1) for group sickness and 16 17 accident insurance the rate of such tax shall be five-tenths of one percent and (2) for property and casualty insurance, excluding individual 18 sickness and accident insurance, the rate of such tax shall be one 19 20 percent. A captive insurer authorized under the Captive Insurers Act that 21 is transacting business in this state shall, on or before March 1 of each 22 year, pay to the director a tax of one-fourth of one percent of the gross 23 amount of direct writing premiums received by such insurer during the 24 preceding calendar year for business transacted in the state. The taxable premiums shall include premiums paid on the lives of persons residing in 25 26 this state and premiums paid for risks located in this state whether the 27 insurance was written in this state or not, including that portion of a group premium paid which represents the premium for insurance on Nebraska 28 29 residents or risks located in Nebraska included within the group when the number of lives in the group exceeds five hundred. The tax shall also 30 apply to premiums received by domestic companies for insurance written on 31

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individuals residing outside this state or risks located outside this 1 2 state if no comparable tax is paid by the direct writing domestic company 3 to any other appropriate taxing authority. Companies whose scheme of operation contemplates the return of a portion of 4 premiums to 5 policyholders, without such policyholders being claimants under the terms 6 of their policies, may deduct such return premiums or dividends from 7 their gross premiums for the purpose of tax calculations. Any such 8 insurance company shall receive a credit on the tax imposed as provided 9 in the Community Development Assistance Act, the Nebraska Job Creation and Mainstreet Revitalization Act, the New Markets Job Growth Investment 10 11 Act, the Nebraska Higher Blend Tax Credit Act, and the Affordable Housing 12 Tax Credit Act.

Sec. 10. Section 77-2715.07, Revised Statutes Supplement, 2021, is amended to read:

15 77-2715.07 (1) There shall be allowed to qualified resident 16 individuals as a nonrefundable credit against the income tax imposed by 17 the Nebraska Revenue Act of 1967:

(a) A credit equal to the federal credit allowed under section 22 ofthe Internal Revenue Code; and

(b) A credit for taxes paid to another state as provided in section77-2730.

(2) There shall be allowed to qualified resident individuals against
the income tax imposed by the Nebraska Revenue Act of 1967:

24 (a) For returns filed reporting federal adjusted gross incomes of greater than twenty-nine thousand dollars, a nonrefundable credit equal 25 26 to twenty-five percent of the federal credit allowed under section 21 of 27 the Internal Revenue Code of 1986, as amended, except that for taxable years beginning or deemed to begin on or after January 1, 2015, such 28 29 nonrefundable credit shall be allowed only if the individual would have 30 received the federal credit allowed under section 21 of the code after adding back in any carryforward of a net operating loss that was deducted 31

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1 pursuant to such section in determining eligibility for the federal 2 credit;

3 (b) For returns filed reporting federal adjusted gross income of twenty-nine thousand dollars or less, a refundable credit equal to a 4 5 percentage of the federal credit allowable under section 21 of the 6 Internal Revenue Code of 1986, as amended, whether or not the federal 7 credit was limited by the federal tax liability. The percentage of the 8 federal credit shall be one hundred percent for incomes not greater than 9 twenty-two thousand dollars, and the percentage shall be reduced by ten percent for each one thousand dollars, or fraction thereof, by which the 10 11 reported federal adjusted gross income exceeds twenty-two thousand 12 dollars, except that for taxable years beginning or deemed to begin on or after January 1, 2015, such refundable credit shall be allowed only if 13 14 the individual would have received the federal credit allowed under 15 section 21 of the code after adding back in any carryforward of a net operating loss that was deducted pursuant to such section in determining 16 17 eligibility for the federal credit;

(c) A refundable credit as provided in section 77-5209.01 for
individuals who qualify for an income tax credit as a qualified beginning
farmer or livestock producer under the Beginning Farmer Tax Credit Act
for all taxable years beginning or deemed to begin on or after January 1,
2006, under the Internal Revenue Code of 1986, as amended;

(d) A refundable credit for individuals who qualify for an income
tax credit under the Angel Investment Tax Credit Act, the Nebraska
Advantage Microenterprise Tax Credit Act, the Nebraska Advantage Research
and Development Act, or the Volunteer Emergency Responders Incentive Act;
and

(e) A refundable credit equal to ten percent of the federal credit
allowed under section 32 of the Internal Revenue Code of 1986, as
amended, except that for taxable years beginning or deemed to begin on or
after January 1, 2015, such refundable credit shall be allowed only if

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the individual would have received the federal credit allowed under section 32 of the code after adding back in any carryforward of a net operating loss that was deducted pursuant to such section in determining eligibility for the federal credit.

5 (3) There shall be allowed to all individuals as a nonrefundable 6 credit against the income tax imposed by the Nebraska Revenue Act of 7 1967:

8 (a) A credit for personal exemptions allowed under section9 77-2716.01;

(b) A credit for contributions to certified community betterment programs as provided in the Community Development Assistance Act. Each partner, each shareholder of an electing subchapter S corporation, each beneficiary of an estate or trust, or each member of a limited liability company shall report his or her share of the credit in the same manner and proportion as he or she reports the partnership, subchapter S corporation, estate, trust, or limited liability company income;

17 (c) A credit for investment in a biodiesel facility as provided in
18 section 77-27,236;

(d) A credit as provided in the New Markets Job Growth InvestmentAct;

(e) A credit as provided in the Nebraska Job Creation and Mainstreet
 Revitalization Act;

23 (f) A credit to employers as provided in section 77-27,238; and

24 (g) A credit as provided in the Affordable Housing Tax Credit Act.

(4) There shall be allowed as a credit against the income tax
imposed by the Nebraska Revenue Act of 1967:

27 (a) A credit to all resident estates and trusts for taxes paid to
28 another state as provided in section 77-2730;

(b) A credit to all estates and trusts for contributions to
 certified community betterment programs as provided in the Community
 Development Assistance Act; and

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(c) A refundable credit for individuals who qualify for an income 1 2 tax credit as an owner of agricultural assets under the Beginning Farmer 3 Tax Credit Act for all taxable years beginning or deemed to begin on or after January 1, 2009, under the Internal Revenue Code of 1986, as 4 5 amended. The credit allowed for each partner, shareholder, member, or 6 beneficiary of a partnership, corporation, limited liability company, or 7 estate or trust qualifying for an income tax credit as an owner of 8 agricultural assets under the Beginning Farmer Tax Credit Act shall be 9 equal to the partner's, shareholder's, member's, or beneficiary's portion of the amount of tax credit distributed pursuant to subsection (6) of 10 11 section 77-5211.

12 (5)(a) For all taxable years beginning on or after January 1, 2007, and before January 1, 2009, under the Internal Revenue Code of 1986, as 13 14 amended, there shall be allowed to each partner, shareholder, member, or 15 beneficiary of a partnership, subchapter S corporation, limited liability company, or estate or trust a nonrefundable credit against the income tax 16 17 imposed by the Nebraska Revenue Act of 1967 equal to fifty percent of the partner's, shareholder's, member's, or beneficiary's portion of the 18 amount of franchise tax paid to the state under sections 77-3801 to 19 20 77-3807 by a financial institution.

21 (b) For all taxable years beginning on or after January 1, 2009, 22 under the Internal Revenue Code of 1986, as amended, there shall be 23 allowed to each partner, shareholder, member, or beneficiary of a 24 partnership, subchapter S corporation, limited liability company, or estate or trust a nonrefundable credit against the income tax imposed by 25 26 the Nebraska Revenue Act of 1967 equal to the partner's, shareholder's, 27 member's, or beneficiary's portion of the amount of franchise tax paid to the state under sections 77-3801 to 77-3807 by a financial institution. 28

(c) Each partner, shareholder, member, or beneficiary shall report
his or her share of the credit in the same manner and proportion as he or
she reports the partnership, subchapter S corporation, limited liability

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company, or estate or trust income. If any partner, shareholder, member,
 or beneficiary cannot fully utilize the credit for that year, the credit
 may not be carried forward or back.

4 (6) There shall be allowed to all individuals nonrefundable credits 5 against the income tax imposed by the Nebraska Revenue Act of 1967 as 6 provided in section 77-3604 and refundable credits against the income tax 7 imposed by the Nebraska Revenue Act of 1967 as provided in section 8 77-3605.

9 (7)(a) For taxable years beginning or deemed to begin on or after 10 January 1, 2020, and before January 1, 2026, under the Internal Revenue 11 Code of 1986, as amended, a nonrefundable credit against the income tax 12 imposed by the Nebraska Revenue Act of 1967 in the amount of five 13 thousand dollars shall be allowed to any individual who purchases a 14 residence during the taxable year if such residence:

(i) Is located within an area that has been declared an extremely
blighted area under section 18-2101.02;

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(ii) Is the individual's primary residence; and

(iii) Was not purchased from a family member of the individual or afamily member of the individual's spouse.

(b) The credit provided in this subsection shall be claimed for the taxable year in which the residence is purchased. If the individual cannot fully utilize the credit for such year, the credit may be carried forward to subsequent taxable years until fully utilized.

(c) No more than one credit may be claimed under this subsectionwith respect to a single residence.

(d) The credit provided in this subsection shall be subject to recapture by the Department of Revenue if the individual claiming the credit sells or otherwise transfers the residence or quits using the residence as his or her primary residence within five years after the end of the taxable year in which the credit was claimed.

31 (e) For purposes of this subsection, family member means an

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individual's spouse, child, parent, brother, sister, grandchild, or
 grandparent, whether by blood, marriage, or adoption.

3 (8) There shall be allowed to all individuals refundable credits 4 against the income tax imposed by the Nebraska Revenue Act of 1967 as 5 provided in <u>the Nebraska Higher Blend Tax Credit Act</u>, the Nebraska 6 Property Tax Incentive Act, and the Renewable Chemical Production Tax 7 Credit Act.

8 (9)(a) For taxable years beginning or deemed to begin on or after 9 January 1, 2022, under the Internal Revenue Code of 1986, as amended, a 10 refundable credit against the income tax imposed by the Nebraska Revenue 11 Act of 1967 shall be allowed to the parent of a stillborn child if:

(i) A fetal death certificate is filed pursuant to subsection (1) of
section 71-606 for such child;

14 (ii) Such child had advanced to at least the twentieth week of 15 gestation; and

16 (iii) Such child would have been a dependent of the individual 17 claiming the credit.

18 (b) The amount of the credit shall be two thousand dollars.

(c) The credit shall be allowed for the taxable year in which thestillbirth occurred.

Sec. 11. Section 77-2717, Revised Statutes Cumulative Supplement,
2020, is amended to read:

23 77-2717 (1)(a)(i) For taxable years beginning or deemed to begin 24 before January 1, 2014, the tax imposed on all resident estates and trusts shall be a percentage of the federal taxable income of such 25 26 estates and trusts as modified in section 77-2716, plus a percentage of 27 the federal alternative minimum tax and the federal tax on premature or lump-sum distributions from qualified retirement plans. The additional 28 29 taxes shall be recomputed by (A) substituting Nebraska taxable income for 30 federal taxable income, (B) calculating what the federal alternative minimum tax would be on Nebraska taxable income and adjusting such 31

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calculations for any items which are reflected differently in the 1 2 determination of federal taxable income, and (C) applying Nebraska rates 3 to the result. The federal credit for prior year minimum tax, after the recomputations required by the Nebraska Revenue Act of 1967, and the 4 5 credits provided in the Nebraska Advantage Microenterprise Tax Credit Act 6 and the Nebraska Advantage Research and Development Act shall be allowed 7 as a reduction in the income tax due. A refundable income tax credit shall be allowed for all resident estates and trusts under the Angel 8 9 Investment Tax Credit Act, the Nebraska Advantage Microenterprise Tax Credit Act, and the Nebraska Advantage Research and Development Act. A 10 11 nonrefundable income tax credit shall be allowed for all resident estates and trusts as provided in the New Markets Job Growth Investment Act. 12

(ii) For taxable years beginning or deemed to begin on or after 13 14 January 1, 2014, the tax imposed on all resident estates and trusts shall 15 be a percentage of the federal taxable income of such estates and trusts as modified in section 77-2716, plus a percentage of the federal tax on 16 17 premature or lump-sum distributions from qualified retirement plans. The additional taxes shall be recomputed by substituting Nebraska taxable 18 income for federal taxable income and applying Nebraska rates to the 19 20 result. The credits provided in the Nebraska Advantage Microenterprise 21 Tax Credit Act and the Nebraska Advantage Research and Development Act 22 shall be allowed as a reduction in the income tax due. A refundable 23 income tax credit shall be allowed for all resident estates and trusts 24 under the Angel Investment Tax Credit Act, the Nebraska Advantage Microenterprise Tax Credit Act, the Nebraska Advantage Research and 25 26 Development Act, the Nebraska Higher Blend Tax Credit Act, the Nebraska 27 Property Tax Incentive Act, and the Renewable Chemical Production Tax Credit Act. A nonrefundable income tax credit shall be allowed for all 28 29 resident estates and trusts as provided in the Nebraska Job Creation and 30 Mainstreet Revitalization Act, the New Markets Job Growth Investment Act, the School Readiness Tax Credit Act, the Affordable Housing Tax Credit 31

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1 Act, and section 77-27,238.

2 (b) The tax imposed on all nonresident estates and trusts shall be 3 the portion of the tax imposed on resident estates and trusts which is attributable to the income derived from sources within this state. The 4 5 tax which is attributable to income derived from sources within this 6 state shall be determined by multiplying the liability to this state for 7 a resident estate or trust with the same total income by a fraction, the numerator of which is the nonresident estate's or trust's Nebraska income 8 9 as determined by sections 77-2724 and 77-2725 and the denominator of which is its total federal income after first adjusting each by the 10 11 amounts provided in section 77-2716. The federal credit for prior year 12 minimum tax, after the recomputations required by the Nebraska Revenue Act of 1967, reduced by the percentage of the total income which is 13 14 attributable to income from sources outside this state, and the credits 15 provided in the Nebraska Advantage Microenterprise Tax Credit Act and the Nebraska Advantage Research and Development Act shall be allowed as a 16 17 reduction in the income tax due. A refundable income tax credit shall be allowed for all nonresident estates and trusts under the Angel Investment 18 Tax Credit Act, the Nebraska Advantage Microenterprise Tax Credit Act, 19 20 the Nebraska Advantage Research and Development Act, the Nebraska Higher 21 Blend Tax Credit Act, the Nebraska Property Tax Incentive Act, and the 22 Renewable Chemical Production Tax Credit Act. A nonrefundable income tax 23 credit shall be allowed for all nonresident estates and trusts as 24 provided in the Nebraska Job Creation and Mainstreet Revitalization Act, the New Markets Job Growth Investment Act, the School Readiness Tax 25 26 Credit Act, the Affordable Housing Tax Credit Act, and section 77-27,238.

(2) In all instances wherein a fiduciary income tax return is required under the provisions of the Internal Revenue Code, a Nebraska fiduciary return shall be filed, except that a fiduciary return shall not be required to be filed regarding a simple trust if all of the trust's beneficiaries are residents of the State of Nebraska, all of the trust's

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income is derived from sources in this state, and the trust has no federal tax liability. The fiduciary shall be responsible for making the return for the estate or trust for which he or she acts, whether the income be taxable to the estate or trust or to the beneficiaries thereof. The fiduciary shall include in the return a statement of each beneficiary's distributive share of net income when such income is taxable to such beneficiaries.

8 (3) The beneficiaries of such estate or trust who are residents of 9 this state shall include in their income their proportionate share of such estate's or trust's federal income and shall reduce their Nebraska 10 11 tax liability by their proportionate share of the credits as provided in 12 Investment Тах Credit Act, the Nebraska the Angel Advantage Microenterprise Tax Credit Act, the Nebraska Advantage Research and 13 14 Development Act, the Nebraska Job Creation and Mainstreet Revitalization 15 Act, the New Markets Job Growth Investment Act, the School Readiness Tax Credit Act, the Affordable Housing Tax Credit Act, the Nebraska Higher 16 Blend Tax Credit Act, the Nebraska Property Tax Incentive Act, the 17 Renewable Chemical Production Tax Credit Act, and section 77-27,238. 18 There shall be allowed to a beneficiary a refundable income tax credit 19 20 under the Beginning Farmer Tax Credit Act for all taxable years beginning 21 or deemed to begin on or after January 1, 2001, under the Internal 22 Revenue Code of 1986, as amended.

23 (4) If any beneficiary of such estate or trust is a nonresident 24 during any part of the estate's or trust's taxable year, he or she shall file a Nebraska income tax return which shall include (a) in Nebraska 25 26 adjusted gross income that portion of the estate's or trust's Nebraska 27 income, as determined under sections 77-2724 and 77-2725, allocable to his or her interest in the estate or trust and (b) a reduction of the 28 29 Nebraska tax liability by his or her proportionate share of the credits 30 as provided in the Angel Investment Tax Credit Act, the Nebraska Advantage Microenterprise Tax Credit Act, the Nebraska Advantage Research 31

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Job Creation 1 and Development Act, the Nebraska and Mainstreet Revitalization Act, the New Markets Job Growth Investment Act, the School 2 3 Readiness Tax Credit Act, the Affordable Housing Tax Credit Act, the Nebraska Higher Blend Tax Credit Act, the Nebraska Property Tax Incentive 4 5 Act, the Renewable Chemical Production Tax Credit Act, and section 6 77-27,238 and shall execute and forward to the fiduciary, on or before 7 the original due date of the Nebraska fiduciary return, an agreement 8 which states that he or she will file a Nebraska income tax return and 9 pay income tax on all income derived from or connected with sources in this state, and such agreement shall be attached to the Nebraska 10 11 fiduciary return for such taxable year.

12 In the absence of the nonresident beneficiary's executed (5) agreement being attached to the Nebraska fiduciary return, the estate or 13 14 trust shall remit a portion of such beneficiary's income which was 15 derived from or attributable to Nebraska sources with its Nebraska return for the taxable year. For taxable years beginning or deemed to begin 16 17 before January 1, 2013, the amount of remittance, in such instance, shall be the highest individual income tax rate determined under section 18 77-2715.02 multiplied by the nonresident beneficiary's share of the 19 20 estate or trust income which was derived from or attributable to sources 21 within this state. For taxable years beginning or deemed to begin on or 22 after January 1, 2013, the amount of remittance, in such instance, shall 23 be the highest individual income tax rate determined under section 24 77-2715.03 multiplied by the nonresident beneficiary's share of the estate or trust income which was derived from or attributable to sources 25 26 within this state. The amount remitted shall be allowed as a credit 27 against the Nebraska income tax liability of the beneficiary.

(6) The Tax Commissioner may allow a nonresident beneficiary to not
file a Nebraska income tax return if the nonresident beneficiary's only
source of Nebraska income was his or her share of the estate's or trust's
income which was derived from or attributable to sources within this

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state, the nonresident did not file an agreement to file a Nebraska income tax return, and the estate or trust has remitted the amount required by subsection (5) of this section on behalf of such nonresident beneficiary. The amount remitted shall be retained in satisfaction of the Nebraska income tax liability of the nonresident beneficiary.

6 (7) For purposes of this section, unless the context otherwise 7 requires, simple trust shall mean any trust instrument which (a) requires 8 that all income shall be distributed currently to the beneficiaries, (b) 9 does not allow amounts to be paid, permanently set aside, or used in the 10 tax year for charitable purposes, and (c) does not distribute amounts 11 allocated in the corpus of the trust. Any trust which does not qualify as 12 a simple trust shall be deemed a complex trust.

13 (8) For purposes of this section, any beneficiary of an estate or 14 trust that is a grantor trust of a nonresident shall be disregarded and 15 this section shall apply as though the nonresident grantor was the 16 beneficiary.

Sec. 12. Section 77-2734.03, Revised Statutes Cumulative Supplement,
2020, is amended to read:

19 77-2734.03 (1)(a) For taxable years commencing prior to January 1, 20 1997, any (i) insurer paying a tax on premiums and assessments pursuant 21 to section 77-908 or 81-523, (ii) electric cooperative organized under 22 the Joint Public Power Authority Act, or (iii) credit union shall be 23 credited, in the computation of the tax due under the Nebraska Revenue 24 Act of 1967, with the amount paid during the taxable year as taxes on 25 such premiums and assessments and taxes in lieu of intangible tax.

(b) For taxable years commencing on or after January 1, 1997, any insurer paying a tax on premiums and assessments pursuant to section 77-908 or 81-523, any electric cooperative organized under the Joint Public Power Authority Act, or any credit union shall be credited, in the computation of the tax due under the Nebraska Revenue Act of 1967, with the amount paid during the taxable year as (i) taxes on such premiums and

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assessments included as Nebraska premiums and assessments under section
 77-2734.05 and (ii) taxes in lieu of intangible tax.

3 (c) For taxable years commencing or deemed to commence prior to, on, 4 or after January 1, 1998, any insurer paying a tax on premiums and 5 assessments pursuant to section 77-908 or 81-523 shall be credited, in 6 the computation of the tax due under the Nebraska Revenue Act of 1967, 7 with the amount paid during the taxable year as assessments allowed as an 8 offset against premium and related retaliatory tax liability pursuant to 9 section 44-4233.

10 (2) There shall be allowed to corporate taxpayers a tax credit for
 11 contributions to community betterment programs as provided in the
 12 Community Development Assistance Act.

(3) There shall be allowed to corporate taxpayers a refundable
income tax credit under the Beginning Farmer Tax Credit Act for all
taxable years beginning or deemed to begin on or after January 1, 2001,
under the Internal Revenue Code of 1986, as amended.

17 (4) The changes made to this section by Laws 2004, LB 983, apply to 18 motor fuels purchased during any tax year ending or deemed to end on or 19 after January 1, 2005, under the Internal Revenue Code of 1986, as 20 amended.

(5) There shall be allowed to corporate taxpayers refundable income
tax credits under the Nebraska Advantage Microenterprise Tax Credit Act,
the Nebraska Advantage Research and Development Act, <u>the Nebraska Higher</u>
<u>Blend Tax Credit Act,</u> the Nebraska Property Tax Incentive Act, and the
Renewable Chemical Production Tax Credit Act.

(6) There shall be allowed to corporate taxpayers a nonrefundable
income tax credit for investment in a biodiesel facility as provided in
section 77-27,236.

(7) There shall be allowed to corporate taxpayers a nonrefundable
income tax credit as provided in the Nebraska Job Creation and Mainstreet
Revitalization Act, the New Markets Job Growth Investment Act, the School

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Readiness Tax Credit Act, the Affordable Housing Tax Credit Act, and
 section 77-27,238.

Sec. 13. Section 77-27,187.02, Reissue Revised Statutes of Nebraska,
is amended to read:

5 77-27,187.02 (1) To earn the incentives set forth in the Nebraska 6 Advantage Rural Development Act, the taxpayer shall file an application 7 for an agreement with the Tax Commissioner. There shall be no new 8 applications for incentives filed under this section after December 31, 9 <u>2027</u> <del>2022</del>.

10 (2) The application shall contain:

(a) A written statement describing the full expected employment or
type of livestock production and the investment amount for a qualified
business, as described in section 77-27,189, in this state;

14 (b) Sufficient documents, plans, and specifications as required by 15 the Tax Commissioner to support the plan and to define a project; and (c) An application fee of five hundred dollars. The fee shall be 16 17 remitted to the State Treasurer for credit to the Nebraska Incentives Fund. The application and all supporting information shall 18 be confidential except for the name of the taxpayer, the location of the 19 20 project, and the amounts of increased employment or investment.

(3)(a) The Tax Commissioner shall approve the application and authorize the total amount of credits expected to be earned as a result of the project if he or she is satisfied that the plan in the application defines a project that (i) meets the requirements established in section 77-27,188 and such requirements will be reached within the required time period and (ii) for projects other than livestock modernization or expansion projects, is located in an eligible county, city, or village.

(b) For applications filed in calendar year 2015, the Tax Commissioner shall not approve further applications once the expected credits from the approved projects total one million dollars. For applications filed in calendar year 2016 and each year thereafter, the

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Tax Commissioner shall not approve further applications from applicants 1 described in subsection (1) of section 77-27,188 once the expected 2 3 credits from approved projects from this category total one million dollars. For applications filed in calendar year 2016 and each year 4 5 thereafter, the Tax Commissioner shall not approve further applications 6 from applicants described in subsection (2) of section 77-27,188 once the 7 expected credits from approved projects in this category total: For 8 calendar year 2016, five hundred thousand dollars; for calendar years 9 2017 and 2018, seven hundred fifty thousand dollars; and for calendar years year 2019, 2020, and 2021 and each calendar year thereafter, one 10 11 million dollars; and for calendar year 2022 and each calendar year 12 thereafter, twenty-five million dollars. Four hundred dollars of the application fee shall be refunded to the applicant if the application is 13 14 not approved because the expected credits from approved projects exceed 15 such amounts.

(c) Applications for benefits shall be considered separately and in
the order in which they are received for the categories represented by
subsections (1) and (2) of section 77-27,188.

(d) Applications shall be filed by November 1 and shall be complete by December 1 of each calendar year. Any application that is filed after November 1 or that is not complete on December 1 shall be considered to be filed during the following calendar year.

23 (4) After approval, the taxpayer and the Tax Commissioner shall 24 enter into a written agreement. The taxpayer shall agree to complete the project, and the Tax Commissioner, on behalf of the State of Nebraska, 25 26 shall designate the approved plans of the taxpayer as a project and, in 27 consideration of the taxpayer's agreement, agree to allow the taxpayer to use the incentives contained in the Nebraska Advantage Rural Development 28 29 Act up to the total amount that were authorized by the Tax Commissioner 30 at the time of approval. The application, and all supporting documentation, to the extent approved, shall be considered a part of the 31

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1 agreement. The agreement shall state:

2 (a) The levels of employment and investment required by the act for3 the project;

4 (b) The time period under the act in which the required level must5 be met;

6 (c) The documentation the taxpayer will need to supply when claiming7 an incentive under the act;

8 (d) The date the application was filed; and

9 (e) The maximum amount of credits authorized.

Sec. 14. Section 77-27,188, Reissue Revised Statutes of Nebraska, is amended to read:

12 77-27,188 (1) A refundable credit against the taxes imposed by the 13 Nebraska Revenue Act of 1967 shall be allowed to any taxpayer who has an 14 approved application pursuant to the Nebraska Advantage Rural Development 15 Act, who is engaged in a qualified business as described in section 16 77-27,189, and who after January 1, 2006:

17 (a)(i) Increases employment by two new equivalent employees and makes an increased investment of at least one hundred twenty-five 18 thousand dollars prior to the end of the first taxable year after the 19 20 year in which the application was submitted in (A) any county in this 21 state with a population of fewer than fifteen thousand inhabitants, 22 according to the most recent federal decennial census, (B) any village in 23 this state, or (C) any area within the corporate limits of a city of the 24 metropolitan class consisting of one or more contiguous census tracts, as determined by the most recent federal decennial census, which contain a 25 26 percentage of persons below the poverty line of greater than thirty 27 percent, and all census tracts contiguous to such tract or tracts; or

(ii) Increases employment by five new equivalent employees and makes
an increased investment of at least two hundred fifty thousand dollars
prior to the end of the first taxable year after the year in which the
application was submitted in any county in this state with a population

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of less than twenty-five thousand inhabitants, according to the most
 recent federal decennial census, or any city of the second class; and

3 (b) Pays a minimum qualifying wage of eight dollars and twenty-five cents per hour to the new equivalent employees for which tax credits are 4 5 sought under the Nebraska Advantage Rural Development Act. The Department 6 of Revenue shall adjust the minimum qualifying wages required for 7 applications filed after January 1, 2004, and each January 1 thereafter, 8 as follows: The current rural Nebraska average weekly wage shall be 9 divided by the rural Nebraska average weekly wage for 2003; and the result shall be multiplied by the eight dollars and twenty-five cents 10 11 minimum qualifying wage for 2003 and rounded to the nearest one cent. The 12 amount of increase or decrease in the minimum qualifying wages for any year shall be the cumulative change in the rural Nebraska average weekly 13 14 wage since 2003. For purposes of this subsection, rural Nebraska average 15 weekly wage means the most recent average weekly wage paid by all employers in all counties with a population of less than twenty-five 16 17 thousand inhabitants as reported by October 1 by the Department of Labor.

18 For purposes of this section, a teleworker working in Nebraska from his or her residence for a taxpayer shall be considered an employee of 19 the taxpayer, and property of the taxpayer provided to the teleworker 20 21 working in Nebraska from his or her residence shall be considered an 22 investment. Teleworker includes an individual working on a per-item basis 23 and an independent contractor working for the taxpayer so long as the 24 taxpayer withholds Nebraska income tax from wages or other payments made to such teleworker. For purposes of calculating the number of new 25 26 equivalent employees when the teleworkers are paid on a per-item basis or 27 are independent contractors, the total wages or payments made to all such new employees during the year shall be divided by the qualifying wage as 28 29 determined in subdivision (b) of this subsection, with the result divided 30 by two thousand eighty hours.

31

(2) A refundable credit against the taxes imposed by the Nebraska

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Revenue Act of 1967 shall be allowed to any taxpayer who (a) has an
 approved application pursuant to the Nebraska Advantage Rural Development
 Act, (b) is engaged in livestock production, and (c) after January 1,
 2007, invests at least fifty thousand dollars for livestock modernization
 or expansion.

6 (3) The amount of the credit allowed under subsection (1) of this 7 section shall be three thousand dollars for each new equivalent employee 8 and two thousand seven hundred fifty dollars for each fifty thousand 9 dollars of increased investment. For applications filed before January 1, 2016, the amount of the credit allowed under subsection (2) of this 10 11 section shall be ten percent of the investment, not to exceed a credit of 12 thirty thousand dollars. For applications filed on or after January 1, 2016, and before the operative date of this section, the amount of the 13 14 credit allowed under subsection (2) of this section shall be ten percent 15 of the investment, not to exceed a credit of one hundred fifty thousand dollars per application. For applications filed on or after the operative 16 17 date of this section, the amount of the credit allowed under subsection (2) of this section shall be ten percent of the investment, not to exceed 18 a credit of five hundred thousand dollars per application. For each 19 20 application, a taxpayer engaged in livestock production may qualify for a 21 credit under either subsection (1) or (2) of this section, but cannot 22 qualify for more than one credit per application.

(4) An employee of a qualified employee leasing company shall be
considered to be an employee of the client-lessee for purposes of this
section if the employee performs services for the client-lessee. A
qualified employee leasing company shall provide the Department of
Revenue access to the records of employees leased to the client-lessee.

28 (5) The credit shall not exceed the amounts set out in the 29 application and approved by the Tax Commissioner.

30 (6)(a) If a taxpayer who receives tax credits creates fewer jobs or
 31 less investment than required in the project agreement, the taxpayer

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1 shall repay the tax credits as provided in this subsection.

2 (b) If less than seventy-five percent of the required jobs in the 3 project agreement are created, one hundred percent of the job creation 4 tax credits shall be repaid. If seventy-five percent or more of the 5 required jobs in the project agreement are created, no repayment of the 6 job creation tax credits is necessary.

7 (c) If less than seventy-five percent of the required investment in 8 the project agreement is created, one hundred percent of the investment 9 tax credits shall be repaid. If seventy-five percent or more of the 10 required investment in the project agreement is created, no repayment of 11 the investment tax credits is necessary.

12 (7) For taxpayers who submitted applications for benefits under the 13 Nebraska Advantage Rural Development Act before January 1, 2006, 14 subsection (1) of this section, as such subsection existed immediately 15 prior to such date, shall continue to apply to such taxpayers. The 16 changes made by Laws 2005, LB 312, shall not preclude a taxpayer from 17 receiving the tax incentives earned prior to January 1, 2006.

Sec. 15. Section 77-3806, Revised Statutes Cumulative Supplement,
2020, is amended to read:

20 77-3806 (1) The tax return shall be filed and the total amount of 21 the franchise tax shall be due on the fifteenth day of the third month 22 after the end of the taxable year. No extension of time to pay the tax 23 shall be granted. If the Tax Commissioner determines that the amount of 24 tax can be computed from available information filed by the financial institutions with either state or federal regulatory agencies, the Tax 25 26 Commissioner may, by regulation, waive the requirement for the financial 27 institutions to file returns.

(2) Sections 77-2714 to 77-27,135 relating to deficiencies,
penalties, interest, the collection of delinquent amounts, and appeal
procedures for the tax imposed by section 77-2734.02 shall also apply to
the tax imposed by section 77-3802. If the filing of a return is waived

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by the Tax Commissioner, the payment of the tax shall be considered the
 filing of a return for purposes of sections 77-2714 to 77-27,135.

3 (3) No refund of the tax imposed by section 77-3802 shall be allowed unless a claim for such refund is filed within ninety days of the date on 4 5 which (a) the tax is due or was paid, whichever is later, (b) a change is 6 made to the amount of deposits or the net financial income of the 7 financial institution by a state or federal regulatory agency, or (c) the Nebraska Investment Finance Authority issues an eligibility statement to 8 9 the financial institution pursuant to the Affordable Housing Tax Credit Act. 10

(4) Any such financial institution shall receive a credit on the
franchise tax as provided under the Affordable Housing Tax Credit Act,
the Community Development Assistance Act, <u>the Nebraska Higher Blend Tax</u>
<u>Credit Act,</u> the Nebraska Job Creation and Mainstreet Revitalization Act,
the Nebraska Property Tax Incentive Act, and the New Markets Job Growth
Investment Act.

17 Sec. 16. Section 77-6831, Revised Statutes Cumulative Supplement, 18 2020, is amended to read:

19 77-6831 (1) A taxpayer shall be entitled to the sales and use tax
 20 incentives contained in subsection (2) of this section if the taxpayer:

(a) Attains a cumulative investment in qualified property of at
least five million dollars and hires at least thirty new employees at the
qualified location or locations before the end of the ramp-up period;

(b) Attains a cumulative investment in qualified property of at
least two hundred fifty million dollars and hires at least two hundred
fifty new employees at the qualified location or locations before the end
of the ramp-up period; or

(c) Attains a cumulative investment in qualified property of at
least fifty million dollars at the qualified location or locations before
the end of the ramp-up period. To receive incentives under this
subdivision, the taxpayer must meet the following conditions:

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1 (i) The average compensation of the taxpayer's employees at the 2 qualified location or locations for each year of the performance period 3 must equal at least one hundred fifty percent of the Nebraska statewide 4 average hourly wage for the year of application;

5 (ii) The taxpayer must offer to its employees who constitute full-6 time employees as defined and described in section 4980H of the Internal 7 Revenue Code of 1986, as amended, and the regulations for such section, 8 at the qualified location or locations for each year of the performance 9 period, the opportunity to enroll in minimum essential coverage under an eligible employer-sponsored plan, 10 as those terms are defined and 11 described in section 5000A of the Internal Revenue Code of 1986, as 12 amended, and the regulations for such section; and

(iii) The taxpayer must offer a sufficient package of benefits as
described in subdivision (1)(j) of section 77-6828.

(2) A taxpayer meeting the requirements of subsection (1) of thissection shall be entitled to the following sales and use tax incentives:

(a) A refund of all sales and use taxes paid under the Local Option
Revenue Act, the Nebraska Revenue Act of 1967, the Qualified Judgment
Payment Act, and sections 13-319, 13-324, and 13-2813 from the date of
the complete application through the meeting of the required levels of
employment and investment for all purchases, including rentals, of:

(i) Qualified property used at the qualified location or locations;
(ii) Property, excluding motor vehicles, based in this state and
used in both this state and another state in connection with the
qualified location or locations except when any such property is to be
used for fundraising for or for the transportation of an elected
official;

(iii) Tangible personal property by a contractor or repairperson
after appointment as a purchasing agent of the owner of the improvement
to real estate when such property is incorporated into real estate at the
qualified location or locations. The refund shall be based on fifty

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1 percent of the contract price, excluding any land, as the cost of 2 materials subject to the sales and use tax;

3 (iv) Tangible personal property by a contractor or repairperson 4 after appointment as a purchasing agent of the taxpayer when such 5 property is annexed to, but not incorporated into, real estate at the 6 qualified location or locations. The refund shall be based on the cost of 7 materials subject to the sales and use tax that were annexed to real 8 estate; and

9 (v) Tangible personal property by a contractor or repairperson after 10 appointment as a purchasing agent of the taxpayer when such property is 11 both (A) incorporated into real estate at the qualified location or 12 locations and (B) annexed to, but not incorporated into, real estate at 13 the qualified location or locations. The refund shall be based on fifty 14 percent of the contract price, excluding any land, as the cost of 15 materials subject to the sales and use tax; and

(b) An exemption from all sales and use taxes under the Local Option 16 17 Revenue Act, the Nebraska Revenue Act of 1967, the Qualified Judgment Payment Act, and sections 13-319, 13-324, and 13-2813 on the types of 18 purchases, including rentals, listed in subdivision (a) 19 of this 20 subsection for such purchases, including rentals, occurring during each 21 year of the performance period in which the taxpayer is at or above the 22 required levels of employment and investment, except that the exemption 23 shall be for the actual materials purchased with respect to subdivisions 24 (2)(a)(iii), (iv), and (v) of this section. The Tax Commissioner shall issue such rules, regulations, certificates, and forms as are appropriate 25 26 to implement the efficient use of this exemption.

(3)(a) Upon execution of the agreement, the taxpayer shall be issued a direct payment permit under section 77-2705.01, notwithstanding the three million dollars in purchases limitation in subsection (1) of section 77-2705.01, for each qualified location specified in the agreement, unless the taxpayer has opted out of this requirement in the

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agreement. For any taxpayer who is issued a direct payment permit, until such taxpayer makes the investment in qualified property and hires the new employees at the qualified location or locations as specified in subsection (1) of this section, the taxpayer must pay and remit any applicable sales and use taxes as required by the Tax Commissioner.

6 (b) If the taxpayer makes the investment in qualified property and 7 hires the new employees at the qualified location or locations as specified in subsection (1) of this section, the taxpayer shall receive 8 9 the sales tax refunds described in subdivision (2)(a) of this section. For any year in which the taxpayer is not at the required levels of 10 11 employment and investment, the taxpayer shall report all sales and use 12 taxes owed for the period on the taxpayer's income tax return for the year. 13

14 (4) The taxpayer shall be entitled to one of the following credits15 for payment of wages to new employees:

(a)(i) If a taxpayer attains a cumulative investment in qualified 16 17 property of at least one million dollars and hires at least ten new employees at the qualified location or locations before the end of the 18 ramp-up period, the taxpayer shall be entitled to a credit equal to four 19 20 percent times the average wage of new employees times the number of new 21 employees. Wages in excess of one million dollars paid to any one 22 employee during the year shall be excluded from the calculations under 23 this subdivision;

24 (ii) If the taxpayer attains a cumulative investment in qualified property of at least one million dollars and hires at least ten new 25 26 employees at the qualified location or locations before the end of the 27 ramp-up period and the number of new employees and investment are at a qualified location in a county in Nebraska with a population of one 28 29 hundred thousand or greater, and at which the majority of the business 30 activities conducted are described in subdivision (1)(a) or (1)(n) of section 77-6818, the taxpayer shall be entitled to a credit equal to four 31

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1 percent times the average wage of new employees times the number of new 2 employees. Wages in excess of one million dollars paid to any one 3 employee during the year shall be excluded from the calculations under 4 this subdivision; or

5 (iii) If the taxpayer attains a cumulative investment in qualified 6 property of at least one million dollars and hires at least ten new 7 employees at the qualified location or locations before the end of the 8 ramp-up period and the number of new employees and investment are at a 9 qualified location or locations within one or more counties in Nebraska that each have entirely within a county in Nebraska with a population of 10 11 less than one hundred thousand, and at which the majority of the business 12 activities conducted are described in subdivision (1)(a) or (1)(n) of section 77-6818, the taxpayer shall be entitled to a credit equal to six 13 14 percent times the average wage of new employees times the number of new 15 employees. For purposes of meeting the ten-employee requirement of this subdivision, the number of new employees shall be multiplied by two. 16 17 Wages in excess of one million dollars paid to any one employee during the year shall be excluded from the calculations under this subdivision; 18

(b) If a taxpayer hires at least twenty new employees at the 19 20 qualified location or locations before the end of the ramp-up period, the 21 taxpayer shall be entitled to a credit equal to five percent times the 22 average wage of new employees times the number of new employees if the 23 average wage of the new employees equals at least one hundred percent of 24 the Nebraska statewide average hourly wage for the year of application. The credit shall equal seven percent times the average wage of new 25 26 employees times the number of new employees if the average wage of the 27 new employees equals at least one hundred fifty percent of the Nebraska statewide average hourly wage for the year of application. The credit 28 29 shall equal nine percent times the average wage of new employees times 30 the number of new employees if the average wage of the new employees equals at least two hundred percent of the Nebraska statewide average 31

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hourly wage for the year of application. Wages in excess of one million
dollars paid to any one employee during the year shall be excluded from
the calculations under this subdivision;

(c) If a taxpayer attains a cumulative investment in qualified 4 5 property of at least five million dollars and hires at least thirty new 6 employees at the qualified location or locations before the end of the 7 ramp-up period, the taxpayer shall be entitled to a credit equal to five 8 percent times the average wage of new employees times the number of new 9 employees if the average wage of the new employees equals at least one hundred percent of the Nebraska statewide average hourly wage for the 10 11 year of application. The credit shall equal seven percent times the 12 average wage of new employees times the number of new employees if the average wage of the new employees equals at least one hundred fifty 13 14 percent of the Nebraska statewide average hourly wage for the year of 15 application. The credit shall equal nine percent times the average wage of new employees times the number of new employees if the average wage of 16 17 the new employees equals at least two hundred percent of the Nebraska 18 statewide average hourly wage for the year of application. Wages in excess of one million dollars paid to any one employee during the year 19 shall be excluded from the calculations under this subdivision; 20

21 (d) If a taxpayer attains a cumulative investment in qualified 22 property of at least two hundred fifty million dollars and hires at least 23 two hundred fifty new employees at the qualified location or locations 24 before the end of the ramp-up period, the taxpayer shall be entitled to a credit equal to seven percent times the average wage of new employees 25 26 times the number of new employees if the average wage of the new 27 employees equals at least one hundred fifty percent of the Nebraska statewide average hourly wage for the year of application. The credit 28 29 shall equal nine percent times the average wage of new employees times 30 the number of new employees if the average wage of the new employees equals at least two hundred percent of the Nebraska statewide average 31

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1 hourly wage for the year of application. Wages in excess of one million 2 dollars paid to any one employee during the year shall be excluded from 3 the calculations under this subdivision; or

(e) If a taxpayer attains a cumulative investment in qualified 4 5 property of at least two hundred fifty thousand dollars but less than one 6 million dollars and hires at least five new employees at the qualified 7 location or locations before the end of the ramp-up period and the number of new employees and investment are at a qualified location within an 8 9 economic redevelopment area, the taxpayer shall be entitled to a credit equal to six percent times the average wage of new employees times the 10 11 number of new employees if the average wage of the new employees equals 12 at least seventy percent of the Nebraska statewide average hourly wage for the year of application. Wages in excess of one million dollars paid 13 14 any one employee during the year shall be excluded from the to 15 calculations under this subdivision. For purposes of this subdivision, economic redevelopment area means an area in which (i) the average rate 16 17 of unemployment in the area during the period covered by the most recent federal decennial census or American Community Survey 5-Year Estimate is 18 at least one hundred fifty percent of the average rate of unemployment in 19 20 the state during the same period and (ii) the average poverty rate in the 21 area exceeds twenty percent for the total federal census tract or tracts 22 or federal census block group or block groups in the area.

(5) The taxpayer shall be entitled to one of the following creditsfor new investment:

(a)(i) If a taxpayer attains a cumulative investment in qualified property of at least one million dollars and hires at least ten new employees at the qualified location or locations before the end of the ramp-up period, the taxpayer shall be entitled to a credit equal to four percent of the investment made in qualified property at the qualified location or locations;

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(ii) If the taxpayer attains a cumulative investment in qualified

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property of at least one million dollars and hires at least ten new 1 2 employees at the qualified location or locations before the end of the 3 ramp-up period and the number of new employees and investment are at a qualified location in a county in Nebraska with a population of one 4 5 hundred thousand or greater, and at which the majority of the business 6 activities conducted are described in subdivision (1)(a) or (1)(n) of 7 section 77-6818, the taxpayer shall be entitled to a credit equal to four 8 percent of the investment made in qualified property at the qualified 9 location or locations unless the cumulative investment exceeds ten million dollars, in which case the taxpayer shall be entitled to a credit 10 11 equal to seven percent of the investment made in qualified property at 12 the qualified location or locations; or

(iii) If the taxpayer attains a cumulative investment in qualified 13 14 property of at least one million dollars and hires at least ten new 15 employees at the qualified location or locations before the end of the ramp-up period and the number of new employees and investment are at a 16 17 qualified location or locations within one or more counties in Nebraska that each have entirely within a county in Nebraska with a population of 18 less than one hundred thousand, and at which the majority of the business 19 20 activities conducted are described in subdivision (1)(a) or (1)(n) of 21 section 77-6818, the taxpayer shall be entitled to a credit equal to four 22 percent of the investment made in qualified property at the qualified 23 location or locations unless the cumulative investment exceeds ten 24 million dollars, in which case the taxpayer shall be entitled to a credit equal to seven percent of the investment made in qualified property at 25 26 the qualified location or locations. For purposes of meeting the ten-27 employee requirement of this subdivision, the number of new employees shall be multiplied by two; 28

(b) If a taxpayer attains a cumulative investment in qualified
property of at least five million dollars and hires at least thirty new
employees at the qualified location or locations before the end of the

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1 ramp-up period, the taxpayer shall be entitled to a credit equal to seven 2 percent of the investment made in qualified property at the qualified 3 location or locations;

4 (c) If a taxpayer attains a cumulative investment in qualified 5 property of at least two hundred fifty million dollars and hires at least 6 two hundred fifty new employees at the qualified location or locations 7 before the end of the ramp-up period, the taxpayer shall be entitled to a 8 credit equal to seven percent of the investment made in qualified 9 property at the qualified location or locations; or

(d) If a taxpayer attains a cumulative investment in qualified 10 11 property of at least two hundred fifty thousand dollars but less than one 12 million dollars and hires at least five new employees at the qualified location or locations before the end of the ramp-up period and the number 13 14 of new employees and investment are at a qualified location within an 15 economic redevelopment area, the taxpayer shall be entitled to a credit equal to four percent of the investment made in qualified property at the 16 qualified location or locations. For purposes of this subdivision, 17 18 economic redevelopment area means an area in which (i) the average rate of unemployment in the area during the period covered by the most recent 19 20 federal decennial census or American Community Survey 5-Year Estimate is 21 at least one hundred fifty percent of the average rate of unemployment in 22 the state during the same period and (ii) the average poverty rate in the 23 area exceeds twenty percent for the total federal census tract or tracts 24 or federal census block group or block groups in the area.

(6)(a) The credit percentages prescribed in subdivisions (4)(a),
(b), (c), and (d) and subdivisions (5)(a), (b), and (c) of this section
shall be increased by one percentage point for wages paid and investments
made at qualified locations in an extremely blighted area. For purposes
of this subdivision, extremely blighted area means an area which, before
the end of the ramp-up period, has been declared an extremely blighted
area under section 18-2101.02.

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(b) The credit percentages prescribed in subsections (4) and (5) of
 this section shall be increased by one percentage point if the taxpayer:

3 (i) Is a benefit corporation as defined in section 21-403 and has 4 been such a corporation for at least one year prior to submitting an 5 application under the ImagiNE Nebraska Act; and

6 (ii) Remains a benefit corporation as defined in section 21-403 for
7 the duration of the taxpayer's agreement under the ImagiNE Nebraska Act.

8 (c) A taxpayer may, if qualified, receive one or both of the9 increases provided in this subsection.

10 (7)(a) The credits prescribed in subsections (4) and (5) of this 11 section shall be allowable for wages paid and investments made during 12 each year of the performance period that the taxpayer is at or above the 13 required levels of employment and investment.

(b) The credits prescribed in subsection (5) of this section shall also be allowable during the first year of the performance period for investment in qualified property at the qualified location or locations after the date of the complete application and before the beginning of the performance period.

(8)(a) Property described in subdivision (8)(c) of this section used at the qualified location or locations, whether purchased or leased, and placed in service by the taxpayer after the date of the complete application, shall constitute separate classes of property and are eligible for exemption under the conditions and for the time periods provided in subdivision (8)(b) of this section.

shall receive the exemption of 25 (b) A taxpayer property in 26 subdivision (8)(c) of this section if the taxpayer attains one of the 27 following employment and investment levels: (i) Cumulative investment in qualified property of at least five million dollars and the hiring of at 28 29 least thirty new employees at the qualified location or locations before 30 the end of the ramp-up period; (ii) cumulative investment in qualified property of at least fifty million dollars at the qualified location or 31

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locations before the end of the ramp-up period, provided the average 1 2 compensation of the taxpayer's employees at the qualified location or 3 locations for the year in which such investment level was attained equals at least one hundred fifty percent of the Nebraska statewide average 4 5 hourly wage for the year of application and the taxpayer offers to its 6 employees who constitute full-time employees as defined and described in 7 section 4980H of the Internal Revenue Code of 1986, as amended, and the 8 regulations for such section, at the qualified location or locations for 9 the year in which such investment level was attained, the opportunity to enroll in minimum essential coverage under an eligible employer-sponsored 10 11 plan, as those terms are defined and described in section 5000A of the 12 Internal Revenue Code of 1986, as amended, and the regulations for such section; or (iii) cumulative investment in qualified property of at least 13 14 two hundred fifty million dollars and the hiring of at least two hundred 15 fifty new employees at the qualified location or locations before the end of the ramp-up period. Such property shall be eligible for the exemption 16 17 from the first January 1 following the end of the year during which the required levels were exceeded through the ninth December 31 after the 18 first year property included in subdivision (8)(c) of this section 19 qualifies for the exemption, except that for a taxpayer who has filed an 20 21 application under NAICS code 518210 for Data Processing, Hosting, and 22 Related Services and who files a separate sequential application for the 23 same NAICS code for which the ramp-up period begins with the year 24 immediately after the end of the previous project's performance period or a taxpayer who has a project qualifying under subdivision (1)(b)(ii) of 25 26 section 77-5725 and who files a separate sequential application for NAICS 27 code 518210 for Data Processing, Hosting, and Related Services for which the ramp-up period begins with the year immediately after the end of the 28 29 previous project's entitlement period, such property described in 30 subdivision (8)(c)(i) of this section shall be eligible for the exemption from the first January 1 following the placement in service of such 31

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property through the ninth December 31 after the year the first claim for
 exemption is approved.

3 (c) The following personal property used at the qualified location 4 or locations, whether purchased or leased, and placed in service by the 5 taxpayer after the date of the complete application shall constitute 6 separate classes of personal property:

7 (i) All personal property that constitutes a data center if the
8 taxpayer qualifies under subdivision (8)(b)(i) or (8)(b)(ii) of this
9 section;

(ii) Business equipment that is located at a qualified location or
locations and that is involved directly in the manufacture or processing
of agricultural products if the taxpayer qualifies under subdivision (8)
(b)(i) or (8)(b)(ii) of this section; or

(iii) All personal property if the taxpayer qualifies under
subdivision (8)(b)(iii) of this section.

(d) In order to receive the property tax exemptions allowed by 16 17 subdivision (8)(c) of this section, the taxpayer shall annually file a claim for exemption with the Tax Commissioner on or before May 1. The 18 form and supporting schedules shall be prescribed by the Tax Commissioner 19 20 and shall list all property for which exemption is being sought under 21 this section. A separate claim for exemption must be filed for each 22 agreement and each county in which property is claimed to be exempt. A 23 copy of this form must also be filed with the county assessor in each 24 county in which the applicant is requesting exemption. The Тах Commissioner shall determine whether a taxpayer is eligible to obtain 25 26 exemption for personal property based on the criteria for exemption and 27 the eligibility of each item listed for exemption and, on or before August 1, certify such determination to the taxpayer and to the affected 28 29 county assessor.

30 (9) The taxpayer shall, on or before the receipt or use of any31 incentives under this section, pay to the director a fee of one-half

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percent of such incentives, except for the exemption on personal 1 2 property, for administering the ImagiNE Nebraska Act, except that the fee 3 on any sales tax exemption may be paid by the taxpayer with the filing of its sales and use tax return. Such fee may be paid by direct payment to 4 5 the director or through withholding of available refunds. A credit shall 6 be allowed against such fee for the amount of the fee paid with the 7 application. All fees collected under this subsection shall be remitted 8 to the State Treasurer for credit to the ImagiNE Nebraska Cash Fund, 9 which fund is hereby created. The fund shall consist of fees credited under this subsection and any other money appropriated to the fund by the 10 11 Legislature. The fund shall be administered by the Department of Economic Development and shall be used for administration of the ImagiNE Nebraska 12 Act. Any money in the fund available for investment shall be invested by 13 14 the state investment officer pursuant to the Nebraska Capital Expansion 15 Act and the Nebraska State Funds Investment Act.

Sec. 17. Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 15, and 18 of this act become operative three calendar months after the adjournment this legislative session. The other sections of this act become operative on their effective date.

Sec. 18. Original section 77-908, Reissue Revised Statutes of Nebraska, sections 77-2717, 77-2734.03, and 77-3806, Revised Statutes Cumulative Supplement, 2020, and section 77-2715.07, Revised Statutes Supplement, 2021, are repealed.

24 Sec. 19. Original sections 77-27,187.02 and 77-27,188, Reissue 25 Revised Statutes of Nebraska, and section 77-6831, Revised Statutes 26 Cumulative Supplement, 2020, are repealed.

27 Sec. 20. Since an emergency exists, this act takes effect when 28 passed and approved according to law.

2. On page 1, strike beginning with "the" in line 1 through line 5
 and insert "revenue and taxation; to amend sections 77-908, 77-27,187.02,
 and 77-27,188, Reissue Revised Statutes of Nebraska, sections 77-2717,

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77-2734.03, 77-3806, and 77-6831, Revised Statutes Cumulative Supplement, 1 2 2020, and section 77-2715.07, Revised Statutes Supplement, 2021; to adopt 3 the Nebraska Higher Blend Tax Credit Act; to change a sunset date and tax credit provisions under the Nebraska Advantage Rural Development Act; to 4 5 change provisions relating to qualifications for certain tax credits 6 under the ImagiNE Nebraska Act; to harmonize provisions; to provide 7 operative dates; to repeal the original sections; and to declare an 8 emergency.".