LC 3353 2017 Regular Session 1/26/17 (CMT/ps)

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SUMMARY

For purposes of personal income taxation, phases out availability of itemized deductions, other than charitable contribution deductions, for taxpayer with federal adjusted gross income of \$125,000 or more for single return, or \$250,000 or more for joint return. Transfers amount equal to estimated increase in revenue attributable to restrictions on allowance of itemized deductions to Home Ownership Assistance Account in Oregon Housing Fund.

Applies to tax years beginning on or after January 1, 2017. Takes effect on 91st day following adjournment sine die.

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A BILL FOR AN ACT

2 Relating to restrictions on itemized deductions; creating new provisions;

amending ORS 316.695; and prescribing an effective date.

4 Be It Enacted by the People of the State of Oregon:

5 **SECTION 1.** ORS 316.695 is amended to read:

6 316.695. (1) In addition to the modifications to federal taxable income 7 contained in this chapter, there shall be added to or subtracted from federal 8 taxable income:

9 (a) If, in computing federal income tax for a tax year, the taxpayer de-10 ducted itemized deductions, as defined in section 63(d) of the Internal Reve-11 nue Code, the taxpayer shall add the amount of itemized deductions deducted 12 (the itemized deductions less an amount, if any, by which the itemized de-13 ductions are reduced under section 68 of the Internal Revenue Code).

(b) If, in computing federal income tax for a tax year, the taxpayer deducted the standard deduction, as defined in section 63(c) of the Internal
Revenue Code, the taxpayer shall add the amount of the standard deduction

1 deducted.

2 (c)(A) From federal taxable income there shall be subtracted the larger 3 of (i) the taxpayer's itemized deductions or (ii) a standard deduction. Except 4 as provided in subsection (8) of this section, for purposes of this subpara-5 graph, "standard deduction" means the sum of the basic standard deduction 6 and the additional standard deduction.

7 (B) For purposes of subparagraph (A) of this paragraph, the basic stand-8 ard deduction is:

9 (i) \$3,280, in the case of joint return filers or a surviving spouse;

(ii) \$1,640, in the case of an individual who is not a married individual
and is not a surviving spouse;

(iii) \$1,640, in the case of a married individual who files a separate return;
or

14 (iv) \$2,640, in the case of a head of household.

(C)(i) For purposes of subparagraph (A) of this paragraph for tax years 15 beginning on or after January 1, 2003, the Department of Revenue shall an-16 nually recompute the basic standard deduction for each category of return 17filer listed under subparagraph (B) of this paragraph. The basic standard 18 deduction shall be computed by dividing the monthly averaged U.S. City 19 Average Consumer Price Index for the 12 consecutive months ending August 2031 of the prior calendar year by the average U.S. City Average Consumer 21Price Index for the second quarter of 2002, then multiplying that quotient 22by the amount listed under subparagraph (B) of this paragraph for each 23category of return filer. 24

(ii) If any change in the maximum household income determined under
this subparagraph is not a multiple of \$5, the increase shall be rounded to
the next lower multiple of \$5.

(iii) As used in this subparagraph, "U.S. City Average Consumer Price
Index" means the U.S. City Average Consumer Price Index for All Urban
Consumers (All Items) as published by the Bureau of Labor Statistics of the
United States Department of Labor.

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1 (D) For purposes of subparagraph (A) of this paragraph, the additional 2 standard deduction is the sum of each additional amount to which the tax-3 payer is entitled under subsection (7) of this section.

4 (E) As used in subparagraph (B) of this paragraph, "surviving spouse" and
5 "head of household" have the meanings given those terms in section 2 of the
6 Internal Revenue Code.

7 (F) In the case of the following, the standard deduction referred to in 8 subparagraph (A) of this paragraph shall be zero:

9 (i) One of the spouses in a marriage filing a separate return where the 10 other spouse has claimed itemized deductions under subparagraph (A) of this 11 paragraph;

12 (ii) A nonresident alien individual;

(iii) An individual making a return for a period of less than 12 months
 on account of a change in the individual's annual accounting period;

15 (iv) An estate or trust;

16 (v) A common trust fund; or

17 (vi) A partnership.

(d) For the purposes of paragraph (c)(A) of this subsection, the taxpayer's 18 itemized deductions [are the amount of] shall be reduced as provided in 19 paragraph (e) of this subsection and shall be calculated from a starting 20**point of** the taxpayer's itemized deductions as defined in section 63(d) of the 21Internal Revenue Code (reduced, if applicable, as described under section 68 22of the Internal Revenue Code) minus the deduction for Oregon income tax 23(reduced, if applicable, by the proportion that the reduction in federal item-24ized deductions resulting from section 68 of the Internal Revenue Code bears 25to the amount of federal itemized deductions as defined for purposes of sec-26tion 68 of the Internal Revenue Code). 27

(e)(A) If, for the tax year, a taxpayer has federal adjusted gross
income in excess of the applicable limits provided in subparagraph (B)
of this paragraph, the amount of itemized deductions otherwise allowable under paragraph (c)(A) of this subsection shall be reduced by

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18 percent of the excess of adjusted gross income over the applicable
 limit. The reduction in this paragraph does not apply to any deduction
 for charitable contributions under section 170 of the Internal Revenue
 Code.

5 (B) The applicable limits are \$250,000, for joint return filers, a sur-6 viving spouse or a head of household, or \$125,000, for an individual who 7 is not a married individual and is not a surviving spouse, or is a 8 married individual who files a separate return.

9 (2)(a) There shall be subtracted from federal taxable income any portion 10 of the distribution of a pension, profit-sharing, stock bonus or other retire-11 ment plan, representing that portion of contributions which were taxed by 12 the State of Oregon but not taxed by the federal government under laws in 13 effect for tax years beginning prior to January 1, 1969, or for any subsequent 14 year in which the amount that was contributed to the plan under the Inter-15 nal Revenue Code was greater than the amount allowed under this chapter.

(b) Interest or other earnings on any excess contributions of a pension, profit-sharing, stock bonus or other retirement plan not permitted to be deducted under paragraph (a) of this subsection may not be added to federal taxable income in the year earned by the plan and may not be subtracted from federal taxable income in the year received by the taxpayer.

(3)(a) Except as provided in subsection (4) of this section, there shall be added to federal taxable income the amount of any federal income taxes in excess of the amount provided in paragraphs (b) to (d) of this subsection, accrued by the taxpayer during the tax year as described in ORS 316.685, less the amount of any refund of federal taxes previously accrued for which a tax benefit was received.

27 (b) The limits applicable to this subsection are:

(A) \$5,500, if the federal adjusted gross income of the taxpayer for the tax
year is less than \$125,000, or, if reported on a joint return, less than \$250,000.
(B) \$4,400, if the federal adjusted gross income of the taxpayer for the tax
year is \$125,000 or more and less than \$130,000, or, if reported on a joint

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1 return, \$250,000 or more and less than \$260,000.

2 (C) \$3,300, if the federal adjusted gross income of the taxpayer for the tax 3 year is \$130,000 or more and less than \$135,000, or, if reported on a joint 4 return, \$260,000 or more and less than \$270,000.

5 (D) \$2,200, if the federal adjusted gross income of the taxpayer for the tax 6 year is \$135,000 or more and less than \$140,000, or, if reported on a joint 7 return, \$270,000 or more and less than \$280,000.

8 (E) \$1,100, if the federal adjusted gross income of the taxpayer for the tax 9 year is \$140,000 or more and less than \$145,000, or, if reported on a joint 10 return, \$280,000 or more and less than \$290,000.

11 (c) If the federal adjusted gross income of the taxpayer is \$145,000 or more 12 for the tax year, or, if reported on a joint return, \$290,000 or more, the limit 13 is zero and the taxpayer is not allowed a subtraction for federal income taxes 14 under ORS 316.680 (1) for the tax year.

(d) In the case of spouses in a marriage filing separate tax returns, the amount added shall be in the amount of any federal income taxes in excess of 50 percent of the amount provided for individual taxpayers under paragraphs (a) to (c) of this subsection, less the amount of any refund of federal taxes previously accrued for which a tax benefit was received.

(e) For purposes of this subsection, the limits applicable to a joint return shall apply to a head of household or a surviving spouse, as defined in section 2(a) and (b) of the Internal Revenue Code.

(f)(A) For a calendar year beginning on or after January 1, 2008, the Department of Revenue shall make a cost-of-living adjustment to the federal income tax threshold amounts described in paragraphs (b) and (d) of this subsection.

(B) The cost-of-living adjustment for a calendar year is the percentage by which the monthly averaged U.S. City Average Consumer Price Index for the 12 consecutive months ending August 31 of the prior calendar year exceeds the monthly averaged index for the period beginning September 1, 2005, and ending August 31, 2006.

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1 (C) As used in this paragraph, "U.S. City Average Consumer Price 2 Index" means the U.S. City Average Consumer Price Index for All Urban 3 Consumers (All Items) as published by the Bureau of Labor Statistics of the 4 United States Department of Labor.

5 (D) If any adjustment determined under subparagraph (B) of this para-6 graph is not a multiple of \$50, the adjustment shall be rounded to the next 7 lower multiple of \$50.

8 (E) The adjustment shall apply to all tax years beginning in the calendar 9 year for which the adjustment is made.

10 (4)(a) In addition to the adjustments required by ORS 316.130, a full-year 11 nonresident individual shall add to taxable income a proportion of any ac-12 crued federal income taxes as computed under ORS 316.685 in excess of the 13 amount provided in subsection (3) of this section in the proportion provided 14 in ORS 316.117.

(b) In the case of spouses in a marriage filing separate tax returns, the amount added under this subsection shall be computed in a manner consistent with the computation of the amount to be added in the case of spouses in a marriage filing separate returns under subsection (3) of this section. The method of computation shall be determined by the Department of Revenue by rule.

(5) Subsections (3)(d) and (4)(b) of this section shall not apply to married
individuals living apart as defined in section 7703(b) of the Internal Revenue
Code.

(6)(a) For tax years beginning on or after January 1, 1981, and prior to January 1, 1983, income or loss taken into account in determining federal taxable income by a shareholder of an S corporation pursuant to sections 1373 to 1375 of the Internal Revenue Code shall be adjusted for purposes of determining Oregon taxable income, to the extent that as income or loss of the S corporation, they were required to be adjusted under the provisions of ORS chapter 317.

31 (b) For tax years beginning on or after January 1, 1983, items of income,

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loss or deduction taken into account in determining federal taxable income by a shareholder of an S corporation pursuant to sections 1366 to 1368 of the Internal Revenue Code shall be adjusted for purposes of determining Oregon taxable income, to the extent that as items of income, loss or deduction of the shareholder the items are required to be adjusted under the provisions of this chapter.

7 (c) The tax years referred to in paragraphs (a) and (b) of this subsection
8 are those of the S corporation.

9 (d) As used in paragraph (a) of this subsection, an S corporation refers 10 to an electing small business corporation.

(7)(a) The taxpayer shall be entitled to an additional amount, as referred
to in subsection (1)(c)(A) and (D) of this section, of \$1,000:

(A) For the taxpayer if the taxpayer has attained age 65 before the closeof the taxpayer's tax year; and

(B) For the spouse of the taxpayer if the spouse has attained age 65 before the close of the tax year and an additional exemption is allowable to the taxpayer for such spouse for federal income tax purposes under section 151(b) of the Internal Revenue Code.

(b) The taxpayer shall be entitled to an additional amount, as referred to
in subsection (1)(c)(A) and (D) of this section, of \$1,000:

(A) For the taxpayer if the taxpayer is blind at the close of the tax year;and

(B) For the spouse of the taxpayer if the spouse is blind as of the close of the tax year and an additional exemption is allowable to the taxpayer for such spouse for federal income tax purposes under section 151(b) of the Internal Revenue Code. For purposes of this subparagraph, if the spouse dies during the tax year, the determination of whether such spouse is blind shall be made immediately prior to death.

(c) In the case of an individual who is not married and is not a surviving
spouse, paragraphs (a) and (b) of this subsection shall be applied by substituting "\$1,200" for "\$1,000."

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1 (d) For purposes of this subsection, an individual is blind only if the 2 individual's central visual acuity does not exceed 20/200 in the better eye 3 with correcting lenses, or if the individual's visual acuity is greater than 4 20/200 but is accompanied by a limitation in the fields of vision such that 5 the widest diameter of the visual field subtends an angle no greater than 20 6 degrees.

7 (8) In the case of an individual with respect to whom a deduction under 8 section 151 of the Internal Revenue Code is allowable for federal income tax 9 purposes to another taxpayer for a tax year beginning in the calendar year 10 in which the individual's tax year begins, the basic standard deduction (re-11 ferred to in subsection (1)(c)(B) of this section) applicable to such individual 12 for such individual's tax year shall equal the lesser of:

(a) The amount allowed to the individual under section 63(c)(5) of the
Internal Revenue Code for federal income tax purposes for the tax year for
which the deduction is being claimed; or

16 (b) The amount determined under subsection (1)(c)(B) of this section.

17 <u>SECTION 2.</u> On or before July 1 of each year, beginning with July
 1, 2018, the Department of Revenue shall:

(1) For tax years beginning on or after January 1 of the preceding
year and ending before January 1 of the current year, estimate the
amount of increase of personal income tax revenue received by the
department that is attributable to the amendments to ORS 316.695 by
section 1 of this 2017 Act; and

(2) Transfer an amount equal to the estimate required under sub section (1) of this section to the Home Ownership Assistance Account
 in the Oregon Housing Fund created under ORS 458.620.

27 <u>SECTION 3.</u> Section 2 of this 2017 Act and the amendments to ORS 28 316.695 by section 1 of this 2017 Act apply to tax years beginning on 29 or after January 1, 2017.

30 <u>SECTION 4.</u> This 2017 Act takes effect on the 91st day after the date 31 on which the 2017 regular session of the Seventy-ninth Legislative

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1 Assembly adjourns sine die.

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