103RD GENERAL ASSEMBLY

State of Illinois

2023 and 2024

HB3473

Introduced 2/17/2023, by Rep. Nabeela Syed

SYNOPSIS AS INTRODUCED:

35 ILCS 5/704A

Amends the Illinois Income Tax Act. Provides that a credit against withholding taxes in an amount equal to the amount withheld with respect to wages paid by a private employer while the employee is on organ donation leave may not exceed \$20,833.33 (rather than \$1,000) for each employee who takes organ donation leave. Defines "Department" for these purposes to mean the Department of Revenue. Effective immediately.

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1 AN ACT concerning revenue.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

4 Section 5. The Illinois Income Tax Act is amended by 5 changing Section 704A as follows:

6 (35 ILCS 5/704A)

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Sec. 704A. Employer's return and payment of tax withheld.

8 (a) In general, every employer who deducts and withholds 9 or is required to deduct and withhold tax under this Act on or 10 after January 1, 2008 shall make those payments and returns as 11 provided in this Section.

(b) Returns. Every employer shall, in the form and manner required by the Department, make returns with respect to taxes withheld or required to be withheld under this Article 7 for each quarter beginning on or after January 1, 2008, on or before the last day of the first month following the close of that quarter.

18 (c) Payments. With respect to amounts withheld or required19 to be withheld on or after January 1, 2008:

(1) Semi-weekly payments. For each calendar year, each
employer who withheld or was required to withhold more
than \$12,000 during the one-year period ending on June 30
of the immediately preceding calendar year, payment must

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be made:

(A) on or before each Friday of the calendar year,
for taxes withheld or required to be withheld on the
immediately preceding Saturday, Sunday, Monday, or
Tuesday;

6 (B) on or before each Wednesday of the calendar 7 year, for taxes withheld or required to be withheld on 8 the immediately preceding Wednesday, Thursday, or 9 Friday.

Beginning with calendar year 2011, payments made under this paragraph (1) of subsection (c) must be made by electronic funds transfer.

(2) Semi-weekly payments. Any employer who withholds
or is required to withhold more than \$12,000 in any
quarter of a calendar year is required to make payments on
the dates set forth under item (1) of this subsection (c)
for each remaining quarter of that calendar year and for
the subsequent calendar year.

19 (3) Monthly payments. Each employer, other than an 20 employer described in items (1) or (2) of this subsection, 21 shall pay to the Department, on or before the 15th day of 22 each month the taxes withheld or required to be withheld 23 during the immediately preceding month.

(4) Payments with returns. Each employer shall pay to
the Department, on or before the due date for each return
required to be filed under this Section, any tax withheld

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or required to be withheld during the period for which the return is due and not previously paid to the Department. (d) Regulatory authority. The Department may, by rule:

(1) Permit employers, in lieu of the requirements of 4 5 subsections (b) and (c), to file annual returns due on or 6 before January 31 of the year for taxes withheld or 7 required to be withheld during the previous calendar year 8 and, if the aggregate amounts required to be withheld by 9 the employer under this Article 7 (other than amounts 10 required to be withheld under Section 709.5) do not exceed 11 \$1,000 for the previous calendar year, to pay the taxes 12 required to be shown on each such return no later than the 13 due date for such return.

14 (2) Provide that any payment required to be made under 15 subsection (c)(1) or (c)(2) is deemed to be timely to the 16 extent paid by electronic funds transfer on or before the 17 due date for deposit of federal income taxes withheld 18 from, or federal employment taxes due with respect to, the 19 wages from which the Illinois taxes were withheld.

20 (3) Designate one or more depositories to which
21 payment of taxes required to be withheld under this
22 Article 7 must be paid by some or all employers.

(4) Increase the threshold dollar amounts at which
employers are required to make semi-weekly payments under
subsection (c) (1) or (c) (2).

26 (e) Annual return and payment. Every employer who deducts

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and withholds or is required to deduct and withhold tax from a 1 2 person engaged in domestic service employment, as that term is defined in Section 3510 of the Internal Revenue Code, may 3 comply with the requirements of this Section with respect to 4 5 such employees by filing an annual return and paying the taxes required to be deducted and withheld on or before the 15th day 6 7 of the fourth month following the close of the employer's 8 taxable year. The Department may allow the employer's return 9 to be submitted with the employer's individual income tax 10 return or to be submitted with a return due from the employer 11 under Section 1400.2 of the Unemployment Insurance Act.

12 (f) Magnetic media and electronic filing. With respect to 13 taxes withheld in calendar years prior to 2017, any W-2 Form 14 that, under the Internal Revenue Code and regulations 15 promulgated thereunder, is required to be submitted to the 16 Internal Revenue Service on magnetic media or electronically 17 must also be submitted to the Department on magnetic media or electronically for Illinois purposes, if required by the 18 19 Department.

20 With respect to taxes withheld in 2017 and subsequent 21 calendar years, the Department may, by rule, require that any 22 return (including any amended return) under this Section and 23 any W-2 Form that is required to be submitted to the Department 24 must be submitted on magnetic media or electronically.

25 The due date for submitting W-2 Forms shall be as 26 prescribed by the Department by rule.

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(q) For amounts deducted or withheld after December 31, 1 2 2009, a taxpayer who makes an election under subsection (f) of 3 Section 5-15 of the Economic Development for a Growing Economy Tax Credit Act for a taxable year shall be allowed a credit 4 5 against payments due under this Section for amounts withheld during the first calendar year beginning after the end of that 6 taxable year equal to the amount of the credit for the 7 8 incremental income tax attributable to full-time employees of 9 the taxpayer awarded to the taxpayer by the Department of Economic 10 Commerce and Opportunity under the Economic 11 Development for a Growing Economy Tax Credit Act for the 12 taxable year and credits not previously claimed and allowed to 13 be carried forward under Section 211(4) of this Act as provided in subsection (f) of Section 5-15 of the Economic 14 15 Development for a Growing Economy Tax Credit Act. The credit 16 or credits may not reduce the taxpayer's obligation for any 17 payment due under this Section to less than zero. If the amount of the credit or credits exceeds the total payments due under 18 19 this Section with respect to amounts withheld during the 20 calendar year, the excess may be carried forward and applied against the taxpayer's liability under this Section in the 21 22 succeeding calendar years as allowed to be carried forward 23 under paragraph (4) of Section 211 of this Act. The credit or credits shall be applied to the earliest year for which there 24 25 is a tax liability. If there are credits from more than one 26 taxable year that are available to offset a liability, the

earlier credit shall be applied first. Each employer who 1 2 deducts and withholds or is required to deduct and withhold tax under this Act and who retains income tax withholdings 3 under subsection (f) of Section 5-15 of the Economic 4 5 Development for a Growing Economy Tax Credit Act must make a return with respect to such taxes and retained amounts in the 6 7 form and manner that the Department, by rule, requires and pay 8 to the Department or to a depositary designated by the 9 Department those withheld taxes not retained by the taxpayer. 10 For purposes of this subsection (g), the term taxpayer shall 11 include taxpayer and members of the taxpayer's unitary 12 business group as defined under paragraph (27) of subsection 13 (a) of Section 1501 of this Act. This Section is exempt from the provisions of Section 250 of this Act. No credit awarded 14 15 under the Economic Development for a Growing Economy Tax 16 Credit Act for agreements entered into on or after January 1, 17 2015 may be credited against payments due under this Section.

(q-1) For amounts deducted or withheld after December 31, 18 2024, a taxpayer who makes an election under the Reimagining 19 20 Electric Vehicles in Illinois Act shall be allowed a credit against payments due under this Section for amounts withheld 21 22 during the first quarterly reporting period beginning after 23 the certificate is issued equal to the portion of the REV Illinois Credit attributable to the incremental income tax 24 25 attributable to new employees and retained employees as 26 certified by the Department of Commerce and Economic

Opportunity pursuant to an agreement with the taxpayer under 1 2 the Reimagining Electric Vehicles in Illinois Act for the 3 taxable year. The credit or credits may not reduce the taxpayer's obligation for any payment due under this Section 4 5 to less than zero. If the amount of the credit or credits exceeds the total payments due under this Section with respect 6 to amounts withheld during the quarterly reporting period, the 7 8 excess may be carried forward and applied against the 9 taxpayer's liability under this Section in the succeeding 10 quarterly reporting period as allowed to be carried forward under paragraph (4) of Section 211 of this Act. The credit or 11 12 credits shall be applied to the earliest quarterly reporting 13 period for which there is a tax liability. If there are credits 14 from more than one quarterly reporting period that are available to offset a liability, the earlier credit shall be 15 16 applied first. Each employer who deducts and withholds or is 17 required to deduct and withhold tax under this Act and who retains income tax withholdings this subsection must make a 18 19 return with respect to such taxes and retained amounts in the 20 form and manner that the Department, by rule, requires and pay 21 to the Department or to a depositary designated by the 22 Department those withheld taxes not retained by the taxpayer. 23 For purposes of this subsection (g-1), the term taxpayer shall 24 include taxpayer and members of the taxpayer's unitary 25 business group as defined under paragraph (27) of subsection (a) of Section 1501 of this Act. This Section is exempt from 26

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1 the provisions of Section 250 of this Act.

2 (g-2) For amounts deducted or withheld after December 31, 2024, a taxpayer who makes an election under the Manufacturing 3 Illinois Chips for Real Opportunity (MICRO) Act shall be 4 5 allowed a credit against payments due under this Section for amounts withheld during the first quarterly reporting period 6 beginning after the certificate is issued equal to the portion 7 of the MICRO Illinois Credit attributable to the incremental 8 9 income tax attributable to new employees and retained 10 employees as certified by the Department of Commerce and 11 Economic Opportunity pursuant to an agreement with the 12 taxpayer under the Manufacturing Illinois Chips for Real 13 Opportunity (MICRO) Act for the taxable year. The credit or 14 credits may not reduce the taxpayer's obligation for any 15 payment due under this Section to less than zero. If the amount 16 of the credit or credits exceeds the total payments due under 17 this Section with respect to amounts withheld during the quarterly reporting period, the excess may be carried forward 18 and applied against the taxpayer's liability under this 19 20 Section in the succeeding quarterly reporting period as 21 allowed to be carried forward under paragraph (4) of Section 22 211 of this Act. The credit or credits shall be applied to the 23 earliest quarterly reporting period for which there is a tax 24 liability. If there are credits from more than one quarterly 25 reporting period that are available to offset a liability, the 26 earlier credit shall be applied first. Each employer who

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deducts and withholds or is required to deduct and withhold 1 2 tax under this Act and who retains income tax withholdings 3 this subsection must make a return with respect to such taxes and retained amounts in the form and manner that the 4 5 Department, by rule, requires and pay to the Department or to a 6 depositary designated by the Department those withheld taxes 7 not retained by the taxpayer. For purposes of this subsection, 8 the term taxpayer shall include taxpayer and members of the 9 taxpayer's unitary business group as defined under paragraph 10 (27) of subsection (a) of Section 1501 of this Act. This 11 Section is exempt from the provisions of Section 250 of this 12 Act.

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13 (h) An employer may claim a credit against payments due under this Section for amounts withheld during the first 14 15 calendar year ending after the date on which a tax credit certificate was issued under Section 35 of the Small Business 16 17 Job Creation Tax Credit Act. The credit shall be equal to the amount shown on the certificate, but may not reduce the 18 taxpayer's obligation for any payment due under this Section 19 20 to less than zero. If the amount of the credit exceeds the total payments due under this Section with respect to amounts 21 22 withheld during the calendar year, the excess may be carried 23 forward and applied against the taxpayer's liability under this Section in the 5 succeeding calendar years. The credit 24 25 shall be applied to the earliest year for which there is a tax 26 liability. If there are credits from more than one calendar

1 year that are available to offset a liability, the earlier 2 credit shall be applied first. This Section is exempt from the 3 provisions of Section 250 of this Act.

(i) Each employer with 50 or fewer full-time equivalent 4 5 employees during the reporting period may claim a credit against the payments due under this Section for each qualified 6 employee in an amount equal to the maximum credit allowable. 7 8 The credit may be taken against payments due for reporting 9 periods that begin on or after January 1, 2020, and end on or 10 before December 31, 2027. An employer may not claim a credit 11 for an employee who has worked fewer than 90 consecutive days 12 immediately preceding the reporting period; however, such 13 credits may accrue during that 90-day period and be claimed 14 against payments under this Section for future reporting 15 periods after the employee has worked for the employer at 16 least 90 consecutive days. In no event may the credit exceed 17 the employer's liability for the reporting period. Each employer who deducts and withholds or is required to deduct 18 and withhold tax under this Act and who retains income tax 19 20 withholdings under this subsection must make a return with respect to such taxes and retained amounts in the form and 21 22 manner that the Department, by rule, requires and pay to the 23 Department or to a depositary designated by the Department those withheld taxes not retained by the employer. 24

For each reporting period, the employer may not claim a credit or credits for more employees than the number of

employees making less than the minimum or reduced wage for the 1 2 current calendar year during the last reporting period of the 3 preceding calendar year. Notwithstanding any other provision of this subsection, an employer shall not be eligible for 4 5 credits for a reporting period unless the average wage paid by the employer per employee for all employees making less than 6 7 \$55,000 during the reporting period is greater than the 8 average wage paid by the employer per employee for all 9 employees making less than \$55,000 during the same reporting 10 period of the prior calendar year.

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For purposes of this subsection (i):

12 "Compensation paid in Illinois" has the meaning ascribed13 to that term under Section 304(a)(2)(B) of this Act.

"Employer" and "employee" have the meaning ascribed to 14 those terms in the Minimum Wage Law, except that "employee" 15 16 also includes employees who work for an employer with fewer 17 than 4 employees. Employers that operate more than one establishment pursuant to a franchise agreement or 18 that constitute members of a unitary business group shall aggregate 19 20 their employees for purposes of determining eligibility for the credit. 21

"Full-time equivalent employees" means the ratio of the number of paid hours during the reporting period and the number of working hours in that period.

25 "Maximum credit" means the percentage listed below of the 26 difference between the amount of compensation paid in Illinois

to employees who are paid not more than the required minimum 1 2 wage reduced by the amount of compensation paid in Illinois to 3 employees who were paid less than the current required minimum wage during the reporting period prior to each increase in the 4 5 required minimum wage on January 1. If an employer pays an 6 employee more than the required minimum wage and that employee 7 previously earned less than the required minimum wage, the employer may include the portion that does not exceed the 8 9 required minimum wage as compensation paid in Illinois to 10 employees who are paid not more than the required minimum 11 wage.

12 (1) 25% for reporting periods beginning on or after 13 January 1, 2020 and ending on or before December 31, 2020; (2) 21% for reporting periods beginning on or after 14 15 January 1, 2021 and ending on or before December 31, 2021; 16 (3) 17% for reporting periods beginning on or after 17 January 1, 2022 and ending on or before December 31, 2022; (4) 13% for reporting periods beginning on or after 18 January 1, 2023 and ending on or before December 31, 2023; 19 (5) 9% for reporting periods beginning on or after 20 January 1, 2024 and ending on or before December 31, 2024; 21 22 (6) 5% for reporting periods beginning on or after 23 January 1, 2025 and ending on or before December 31, 2025. The amount computed under this subsection may continue to 24 25 be claimed for reporting periods beginning on or after January 26 1, 2026 and:

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ending on or before December 31, 2026 1 (A) for 2 employers with more than 5 employees; or

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ending on or before December (B) 31, 2027 for employers with no more than 5 employees. 4

5 "Qualified employee" means an employee who is paid not more than the required minimum wage and has an average wage 6 paid per hour by the employer during the reporting period 7 8 equal to or greater than his or her average wage paid per hour 9 by the employer during each reporting period for the 10 immediately preceding 12 months. A new qualified employee is 11 deemed to have earned the required minimum wage in the 12 preceding reporting period.

13 "Reporting period" means the guarter for which a return is required to be filed under subsection (b) of this Section. 14

15 (j) For reporting periods beginning on or after January 1, 16 2023, if a private employer grants all of its employees the 17 option of taking a paid leave of absence of at least 30 days for the purpose of serving as an organ donor or bone marrow 18 19 donor, then the private employer may take a credit against the 20 payments due under this Section in an amount equal to the amount withheld under this Section with respect to wages paid 21 22 while the employee is on organ donation leave, not to exceed 23 \$20,833.33 \$1,000 in withholdings for each employee who takes organ donation leave. To be eligible for the credit, such a 24 25 leave of absence must be taken without loss of pay, vacation 26 time, compensatory time, personal days, or sick time for at

least the first 30 days of the leave of absence. The private 1 2 employer shall adopt rules governing organ donation leave, including rules that (i) establish conditions and procedures 3 for requesting and approving leave and (ii) require medical 4 5 documentation of the proposed organ or bone marrow donation before leave is approved by the private employer. A private 6 7 employer must provide, in the manner required by the 8 documentation from the employee's Department, medical 9 provider, which the private employer receives from the 10 employee, that verifies the employee's organ donation. The 11 private employer must also provide, in the manner required by 12 the Department, documentation that shows that a qualifying 13 organ donor leave policy was in place and offered to all 14 qualifying employees at the time the leave was taken. For the 15 private employer to receive the tax credit, the employee 16 taking organ donor leave must allow for the applicable medical 17 records to be disclosed to the Department. If the private employer cannot provide the required documentation to the 18 19 Department, then the private employer is ineligible for the 20 credit under this Section. A private employer must also provide, in the form required by the Department, 21 any 22 additional documentation or information required by the 23 Department to administer the credit under this Section. The credit under this subsection (j) shall be taken within one 24 25 year after the date upon which the organ donation leave 26 begins. If the leave taken spans into a second tax year, the

employer qualifies for the allowable credit in the later of 1 2 the 2 years. If the amount of credit exceeds the tax liability 3 for the year, the excess may be carried and applied to the tax liability for the 3 taxable years following the excess credit 4 5 year. The tax credit shall be applied to the earliest year for which there is a tax liability. If there are credits for more 6 than one year that are available to offset liability, the 7 8 earlier credit shall be applied first.

9 Nothing in this subsection (j) prohibits a private 10 employer from providing an unpaid leave of absence to its 11 employees for the purpose of serving as an organ donor or bone 12 marrow donor; however, if the employer's policy provides for 13 fewer than 30 days of paid leave for organ or bone marrow 14 donation, then the employer shall not be eligible for the 15 credit under this Section.

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As used in this subsection (j):

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"Department" means the Department of Revenue.

"Organ" means any biological tissue of the human body that may be donated by a living donor, including, but not limited to, the kidney, liver, lung, pancreas, intestine, bone, skin, or any subpart of those organs.

"Organ donor" means a person from whose body an organ is taken to be transferred to the body of another person.

24 "Private employer" means a sole proprietorship, 25 corporation, partnership, limited liability company, or other 26 entity with one or more employees. "Private employer" does not

include a municipality, county, State agency, or other public employer. This subsection (j) is exempt from the provisions of Section 250 of this Act. (Source: P.A. 101-1, eff. 2-19-19; 102-669, eff. 11-16-21;

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Source: P.A. 101-1, eff. 2-19-19; 102-669, eff. 11-16-21;
102-700, Article 30, Section 30-5, eff. 4-19-22; 102-700,
Article 110, Section 110-905, eff. 4-19-22; revised 6-1-22.)

8 Section 99. Effective date. This Act takes effect upon 9 becoming law.