99TH GENERAL ASSEMBLY

State of Illinois

2015 and 2016

SB2309

Introduced 1/27/2016, by Sen. Pamela J. Althoff

SYNOPSIS AS INTRODUCED:

705	ILCS	505/8	from Ch.	37, par. 439.8
740	ILCS	175/4	from Ch.	127, par. 4104
740	ILCS	175/4.5 new		

Amends the Illinois False Claims Act. Provides that no court has jurisdiction over a civil action relating to or involving a false claim regarding certain tax acts administered by the Department of Revenue unless the action is brought by the Attorney General. Provides that the Department of Revenue shall have the sole authority to bring an administrative action and that the Attorney General shall have the sole authority to bring a judicial action under the Act for a false claim, statement, or record pertaining to certain taxes administered by the Department of Revenue. Contains provisions concerning reporting, investigative, and enforcement procedures for allegations of false claims pertaining to certain taxes. Contains provisions governing the payment of rewards to persons who provide information that leads to recovery of funds under the new provisions. Provides that the appeal of a determination regarding an award may be appealed exclusively to the Court of Claims and must be filed within 30 days of the determination of the award. Makes a corresponding change in the Court of Claims Act.

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AN ACT concerning civil law.

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

Section 5. The Court of Claims Act is amended by changing
Section 8 as follows:

6 (705 ILCS 505/8) (from Ch. 37, par. 439.8)

Sec. 8. Court of Claims jurisdiction; deliberation periods. The court shall have exclusive jurisdiction to hear and determine the following matters:

(a) All claims against the State founded upon any law of 10 11 the State of Illinois or upon any regulation adopted thereunder by an executive or administrative officer or agency; provided, 12 however, the court shall not have jurisdiction (i) to hear or 13 14 determine claims arising under the Workers' Compensation Act or the Workers' Occupational Diseases Act, or claims for expenses 15 16 in civil litigation, or (ii) to review administrative decisions for which a statute provides that review shall be in the 17 circuit or appellate court. 18

(b) All claims against the State founded upon any contractentered into with the State of Illinois.

(c) All claims against the State for time unjustly served in prisons of this State when the person imprisoned received a pardon from the governor stating that such pardon is issued on

the ground of innocence of the crime for which he or she was 1 2 imprisoned or he or she received a certificate of innocence from the Circuit Court as provided in Section 2-702 of the Code 3 of Civil Procedure; provided, the amount of the award is at the 4 5 discretion of the court; and provided, the court shall make no award in excess of the following amounts: for imprisonment of 5 6 years or less, not more than \$85,350; for imprisonment of 14 7 8 years or less but over 5 years, not more than \$170,000; for 9 imprisonment of over 14 years, not more than \$199,150; and 10 provided further, the court shall fix attorney's fees not to 11 exceed 25% of the award granted. On or after the effective date 12 of this amendatory Act of the 95th General Assembly, the court shall annually adjust the maximum awards authorized by this 13 subsection (c) to reflect the increase, if any, in the Consumer 14 15 Price Index For All Urban Consumers for the previous calendar 16 year, as determined by the United States Department of Labor, 17 except that no annual increment may exceed 5%. For the annual adjustments, if the Consumer Price Index decreases during a 18 calendar year, there shall be no adjustment for that calendar 19 20 year. The transmission by the Prisoner Review Board or the clerk of the circuit court of the information described in 21 22 Section 11(b) to the clerk of the Court of Claims is conclusive 23 evidence of the validity of the claim. The changes made by this 24 amendatory Act of the 95th General Assembly apply to all claims 25 pending on or filed on or after the effective date.

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(d) All claims against the State for damages in cases

sounding in tort, if a like cause of action would lie against a 1 2 private person or corporation in a civil suit, and all like 3 claims sounding in tort against the Medical Center Commission, the Board of Trustees of the University of Illinois, the Board 4 5 of Trustees of Southern Illinois University, the Board of 6 Trustees of Chicago State University, the Board of Trustees of Eastern Illinois University, the Board of Trustees of Governors 7 State University, the Board of Trustees of Illinois State 8 9 University, the Board of Trustees of Northeastern Illinois 10 University, the Board of Trustees of Northern Illinois 11 University, the Board of Trustees of Western Illinois 12 the Board of Trustees of the University, or Illinois Mathematics and Science Academy; provided, that an award for 13 14 damages in a case sounding in tort, other than certain cases 15 involving the operation of a State vehicle described in this 16 paragraph, shall not exceed the sum of \$100,000 to or for the 17 benefit of any claimant. The \$100,000 limit prescribed by this Section does not apply to an award of damages in any case 18 19 sounding in tort arising out of the operation by a State 20 employee of a vehicle owned, leased or controlled by the State. The defense that the State or the Medical Center Commission or 21 22 the Board of Trustees of the University of Illinois, the Board 23 of Trustees of Southern Illinois University, the Board of 24 Trustees of Chicago State University, the Board of Trustees of 25 Eastern Illinois University, the Board of Trustees of Governors 26 State University, the Board of Trustees of Illinois State

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University, the Board of Trustees of Northeastern Illinois 1 University, the Board of Trustees of Northern 2 Illinois 3 University, the Board of Trustees of Western Illinois University, or the Board of Trustees of the Illinois 4 5 Mathematics and Science Academy is not liable for the negligence of its officers, agents, and employees in the course 6 of their employment is not applicable to the hearing and 7 determination of such claims. 8

9 (e) All claims for recoupment made by the State of Illinois10 against any claimant.

(f) All claims pursuant to the Line of Duty Compensation Act. A claim under that Act must be heard and determined within one year after the application for that claim is filed with the Court as provided in that Act.

15 (g) All claims filed pursuant to the Crime Victims 16 Compensation Act.

(h) All claims pursuant to the Illinois National Guardsman's Compensation Act. A claim under that Act must be heard and determined within one year after the application for that claim is filed with the Court as provided in that Act.

(i) All claims authorized by subsection (a) of Section 10-55 of the Illinois Administrative Procedure Act for the expenses incurred by a party in a contested case on the administrative level.

25 (j) All appeals of determinations by the Department of
 26 Revenue regarding awards under Section 4.5 of the Illinois

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1 False Claims Act.

2 (Source: P.A. 95-970, eff. 9-22-08; 96-80, eff. 7-27-09.)

3 Section 10. The Illinois False Claims Act is amended by
4 changing Section 4 and by adding Section 4.5 as follows:

5 (740 ILCS 175/4) (from Ch. 127, par. 4104)

6 Sec. 4. Civil actions for false claims.

7 (a) Responsibilities of the Attorney General and the 8 Department of State Police. The Attorney General or the 9 Department of State Police shall diligently investigate a civil 10 violation under Section 3. If the Attorney General finds that a 11 person violated or is violating Section 3, the Attorney General 12 may bring a civil action under this Section against the person.

13 The State shall receive an amount for reasonable expenses 14 that the court finds to have been necessarily incurred by the 15 Attorney General, including reasonable attorneys' fees and 16 costs. All such expenses, fees, and costs shall be awarded against the defendant. The court may award amounts from the 17 proceeds of an action or settlement that it considers 18 19 appropriate to any governmental entity or program that has been 20 adversely affected by a defendant. The Attorney General, if 21 necessary, shall direct the State Treasurer to make a disbursement of funds as provided in court orders or settlement 22 23 agreements.

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(b) Actions by private persons.

1 (1) A person may bring a civil action for a violation 2 of Section 3 for the person and for the State. The action 3 shall be brought in the name of the State. The action may 4 be dismissed only if the court and the Attorney General 5 give written consent to the dismissal and their reasons for 6 consenting.

7 (2) A copy of the complaint and written disclosure of substantially all material evidence and information the 8 9 person possesses shall be served on the State. The 10 complaint shall be filed in camera, shall remain under seal 11 for at least 60 days, and shall not be served on the 12 defendant until the court so orders. The State may elect to intervene and proceed with the action within 60 days after 13 14 it receives both the complaint and the material evidence 15 and information.

(3) The State may, for good cause shown, move the court
for extensions of the time during which the complaint
remains under seal under paragraph (2). Any such motions
may be supported by affidavits or other submissions in
camera. The defendant shall not be required to respond to
any complaint filed under this Section until 20 days after
the complaint is unsealed and served upon the defendant.

(4) Before the expiration of the 60-day period or any
 extensions obtained under paragraph (3), the State shall:

(A) proceed with the action, in which case the
 action shall be conducted by the State; or

(B) notify the court that it declines to take over
 the action, in which case the person bringing the
 action shall have the right to conduct the action.

4 (5) When a person brings an action under this 5 subsection (b), no person other than the State may 6 intervene or bring a related action based on the facts 7 underlying the pending action.

8 (c) Rights of the parties to Qui Tam actions.

9 (1) If the State proceeds with the action, it shall 10 have the primary responsibility for prosecuting the 11 action, and shall not be bound by an act of the person 12 bringing the action. Such person shall have the right to 13 continue as a party to the action, subject to the 14 limitations set forth in paragraph (2).

15 (2) (A) The State may dismiss the action 16 notwithstanding the objections of the person initiating 17 the action if the person has been notified by the State of 18 the filing of the motion and the court has provided the 19 person with an opportunity for a hearing on the motion.

(B) The State may settle the action with the defendant notwithstanding the objections of the person initiating the action if the court determines, after a hearing, that the proposed settlement is fair, adequate, and reasonable under all the circumstances. Upon a showing of good cause, such hearing may be held in camera.

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(C) Upon a showing by the State that unrestricted

participation during the course of the litigation by the person initiating the action would interfere with or unduly delay the State's prosecution of the case, or would be repetitious, irrelevant, or for purposes of harassment, the court may, in its discretion, impose limitations on the person's participation, such as:

7 (i) limiting the number of witnesses the person may8 call:

9 (ii) limiting the length of the testimony of such
10 witnesses;

(iii) limiting the person's cross-examination of witnesses; or

13 (iv) otherwise limiting the participation by the14 person in the litigation.

15 (D) Upon a showing by the defendant that unrestricted 16 participation during the course of the litigation by the 17 person initiating the action would be for purposes of 18 harassment or would cause the defendant undue burden or 19 unnecessary expense, the court may limit the participation 20 by the person in the litigation.

(3) If the State elects not to proceed with the action, the person who initiated the action shall have the right to conduct the action. If the State so requests, it shall be served with copies of all pleadings filed in the action and shall be supplied with copies of all deposition transcripts (at the State's expense). When a person proceeds with the

1 action, the court, without limiting the status and rights 2 of the person initiating the action, may nevertheless 3 permit the State to intervene at a later date upon a 4 showing of good cause.

(4) Whether or not the State proceeds with the action, 5 6 upon a showing by the State that certain actions of discovery by the person initiating the action would 7 8 interfere with the State's investigation or prosecution of 9 a criminal or civil matter arising out of the same facts, 10 the court may stay such discovery for a period of not more 11 than 60 days. Such a showing shall be conducted in camera. 12 The court may extend the 60-day period upon a further showing in camera that the State has pursued the criminal 13 14 or civil investigation or proceedings with reasonable 15 diligence and any proposed discovery in the civil action 16 will interfere with the ongoing criminal or civil 17 investigation or proceedings.

18 (5) Notwithstanding subsection (b), the State may 19 elect to pursue its claim through any alternate remedy 20 available to the State, including any administrative proceeding to determine a civil money penalty. If any such 21 22 alternate remedy is pursued in another proceeding, the 23 person initiating the action shall have the same rights in 24 such proceeding as such person would have had if the action 25 had continued under this Section. Any finding of fact or 26 conclusion of law made in such other proceeding that has

become final shall be conclusive on all parties to an action under this Section. For purposes of the preceding sentence, a finding or conclusion is final if it has been finally determined on appeal to the appropriate court, if all time for filing such an appeal with respect to the finding or conclusion has expired, or if the finding or conclusion is not subject to judicial review.

8 (d) Award to Qui Tam plaintiff.

9 (1) If the State proceeds with an action brought by a person under subsection (b), such person shall, subject to 10 11 the second sentence of this paragraph, receive at least 15% but not more than 25% of the proceeds of the action or 12 settlement of the claim, depending upon the extent to which 13 14 the person substantially contributed to the prosecution of 15 the action. Where the action is one which the court finds 16 be based primarily on disclosures of specific to 17 information (other than information provided by the person 18 bringing the action) relating to allegations or 19 transactions in a criminal, civil, or administrative 20 hearing, in a legislative, administrative, or Auditor General's report, hearing, audit, or investigation, or 21 22 from the news media, the court may award such sums as it 23 considers appropriate, but in no case more than 10%, if 24 any, of the proceeds, taking into account the significance 25 of the information and the role of the person bringing the 26 action in advancing the case to litigation. Any payment to

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1 a person under the first or second sentence of this 2 paragraph (1) shall be made from the proceeds. Any such 3 person shall also receive an amount for reasonable expenses which the court finds to have been necessarily incurred, 4 5 plus reasonable attorneys' fees and costs. The State shall 6 also receive an amount for reasonable expenses which the 7 court finds to have been necessarily incurred by the 8 Attorney General, including reasonable attorneys' fees and 9 costs. All such expenses, fees, and costs shall be awarded 10 against the defendant. The court may award amounts from the 11 proceeds of an action or settlement that it considers 12 appropriate to any governmental entity or program that has been adversely affected by a defendant. The Attorney 13 14 General, if necessary, shall direct the State Treasurer to 15 make a disbursement of funds as provided in court orders or 16 settlement agreements.

17 (2) If the State does not proceed with an action under 18 this Section, the person bringing the action or settling 19 the claim shall receive an amount which the court decides 20 is reasonable for collecting the civil penalty and damages. The amount shall be not less than 25% and not more than 30% 21 22 of the proceeds of the action or settlement and shall be 23 paid out of such proceeds. Such person shall also receive 24 an amount for reasonable expenses which the court finds to 25 have been necessarily incurred, plus reasonable attorneys' 26 fees and costs. All such expenses, fees, and costs shall be

awarded against the defendant. The court may award amounts from the proceeds of an action or settlement that it considers appropriate to any governmental entity or program that has been adversely affected by a defendant. The Attorney General, if necessary, shall direct the State Treasurer to make a disbursement of funds as provided in court orders or settlement agreements.

(3) Whether or not the State proceeds with the action, 8 9 if the court finds that the action was brought by a person 10 who planned and initiated the violation of Section 3 upon 11 which the action was brought, then the court may, to the 12 extent the court considers appropriate and without 13 limitation, reduce the share of the proceeds of the action 14 which the person would otherwise receive under paragraph 15 (1) or (2) of this subsection (d), taking into account the 16 role of that person in advancing the case to litigation and 17 any relevant circumstances pertaining to the violation. If the person bringing the action is convicted of criminal 18 19 conduct arising from his or her role in the violation of 20 Section 3, that person shall be dismissed from the civil 21 action and shall not receive any share of the proceeds of 22 the action. Such dismissal shall not prejudice the right of 23 the State to continue the action, represented by the 24 Attorney General.

(4) If the State does not proceed with the action andthe person bringing the action conducts the action, the

court may award to the defendant its reasonable attorneys' fees and expenses if the defendant prevails in the action and the court finds that the claim of the person bringing the action was clearly frivolous, clearly vexatious, or brought primarily for purposes of harassment.

(e) Certain actions barred.

7 (1) No court shall have jurisdiction over an action
8 brought by a former or present member of the Guard under
9 subsection (b) of this Section against a member of the
10 Guard arising out of such person's service in the Guard.

(2) (A) No court shall have jurisdiction over an action brought under subsection (b) against a member of the General Assembly, a member of the judiciary, or an exempt official if the action is based on evidence or information known to the State when the action was brought.

16 For purposes of this paragraph (2), "exempt (B) official" means any of the following officials in State 17 service: directors of departments established under the 18 19 Civil Administrative Code of Illinois, the Adjutant 20 General, the Assistant Adjutant General, the Director of 21 the State Emergency Services and Disaster Agency, members 22 of the boards and commissions, and all other positions 23 appointed by the Governor by and with the consent of the 24 Senate.

(3) In no event may a person bring an action under
 subsection (b) which is based upon allegations or

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1 transactions which are the subject of a civil suit or an 2 administrative civil money penalty proceeding in which the 3 State is already a party.

4 (4) (A) The court shall dismiss an action or claim under
5 this Section, unless opposed by the State, if substantially
6 the same allegations or transactions as alleged in the
7 action or claim were publicly disclosed:

8 (i) in a criminal, civil, or administrative 9 hearing in which the State or its agent is a party;

(ii) in a State legislative, State Auditor
 General, or other State report, hearing, audit, or
 investigation; or

(iii) from the news media,

14 unless the action is brought by the Attorney General or the 15 person bringing the action is an original source of the 16 information.

(B) For purposes of this paragraph (4), "original 17 source" means an individual who either (i) prior to a 18 19 public disclosure under subparagraph (A) of this paragraph 20 (4), has voluntarily disclosed to the State the information 21 on which allegations or transactions in a claim are based, 22 or (ii) has knowledge that is independent of and materially 23 adds to the publicly disclosed allegations or 24 transactions, and who has voluntarily provided the 25 information to the State before filing an action under this 26 Section.

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1	(5) No court shall have jurisdiction over a civil
2	action brought under subsection (b) that relates to or
3	involves a false claim regarding a tax administered by the
4	Department of Revenue under the Use Tax Act; the Service
5	Use Tax Act; the Service Occupation Tax Act; the Retailers'
6	Occupation Tax Act; the Cigarette Machine Operators'
7	Occupation Tax Act; the Cigarette Tax Act; the Cigarette
8	Use Tax Act; the Home Rule Cigarette Tax Restriction Act;
9	the Tobacco Products Tax Act of 1995; the Hotel Operators'
10	Occupation Tax Act; the Use and Occupation Tax Refund Act;
11	the Automobile Renting Occupation and Use Tax Act; the
12	Aircraft Use Tax Law; the Watercraft Use Tax Law; the
13	Direct Pay Permit Implementation Act; the Governmental Tax
14	Reform Validation Act; the Simplified Sales and Use Tax
15	Administration Act; the Gas Use Tax Law; the Live Adult
16	Entertainment Facility Surcharge Act; the Motor Fuel Tax
17	Law; the Coin-Operated Amusement Device and Redemption
18	Machine Tax Act; the Mobile Home Local Services Tax Act;
19	the Mobile Home Local Services Tax Enforcement Act; the
20	Manufactured Home Installation Act; the Cannabis and
21	Controlled Substances Tax Act; the Illinois Central
22	Railroad Tax Act; the Messages Tax Act; the Gas Revenue Tax
23	Act; the Public Utilities Revenue Act; the Water Company
24	Invested Capital Tax Act; the Telecommunications Excise
25	Tax Act; the Telecommunications Infrastructure Maintenance
26	Fee Act; the Simplified Municipal Telecommunications Tax

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1	Act; the Mobile Telecommunications Sourcing Conformity
2	Act; the Electricity Excise Tax Law; the Electricity
3	Infrastructure Maintenance Fee Law; Section 31 of the
4	Innovation Development and Economy Act; Sections 5-1006,
5	<u>5-1006.5, 5-1006.7, 5-1007, 5-1008, 5-1008.5, and 5-1035.1</u>
6	of the Counties Code; Sections 8-11-1, 8-11-2, 8-11-3,
7	<u>8-11-4, 8-11-5, 8-11-6, 8-11-6b, 8-11-7, 8-11-8, 8-11-11,</u>
8	8-11-15, 8-11-16, 8-11-20, 8-11-21, and 11-74.3-3 of the
9	Illinois Municipal Code; Section 13 of the Metropolitan
10	Pier and Exposition Authority Act; Section 30 of the
11	Metro-East Park and Recreation District Act; Section 5.01
12	of the Local Mass Transit District Act; Section 4.03 of the
13	Regional Transportation Authority Act; and Section 4 of the
14	Water Commission Act of 1985, unless the action is brought
15	by the Attorney General. Nothing in this Section affects
16	the Illinois Income Tax Act exclusion in subsection (c) of
17	Section 3 of this Act.

(f) State not liable for certain expenses. The State is not liable for expenses which a person incurs in bringing an action under this Section.

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(g) Relief from retaliatory actions.

(1) In general, any employee, contractor, or agent
shall be entitled to all relief necessary to make that
employee, contractor, or agent whole, if that employee,
contractor, or agent is discharged, demoted, suspended,
threatened, harassed, or in any other manner discriminated

against in the terms and conditions of employment because of lawful acts done by the employee, contractor, agent, or associated others in furtherance of an action under this Section or other efforts to stop one or more violations of this Act.

6 (2)Relief under paragraph (1) shall include 7 reinstatement with the same seniority status that the 8 employee, contractor, or agent would have had but for the 9 discrimination, 2 times the amount of back pay, interest on 10 the back pay, and compensation for any special damages 11 sustained as a result of the discrimination, including 12 litigation costs and reasonable attorneys' fees. An action under this subsection (q) may be brought in the appropriate 13 14 circuit court for the relief provided in this subsection 15 (q).

16 (3) A civil action under this subsection may not be 17 brought more than 3 years after the date when the 18 retaliation occurred.

19 (Source: P.A. 96-1304, eff. 7-27-10; 97-978, eff. 8-17-12.)

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(740 ILCS 175/4.5 new)

21 Sec. 4.5. Actions for false claims relating to certain tax
 22 Acts administered by the Department of Revenue.

(a) The Department of Revenue shall have the sole authority
 to bring an administrative action resulting from information
 provided by any person alleging a false claim, statement, or

1	record, as defined in Section 3 of this Act, pertaining to any
2	tax administered by the Department of Revenue under a provision
3	identified in subdivision (e)(5) of Section 4 of this Act. The
4	Attorney General shall have the sole authority to bring a
5	judicial action under this Act for a false claim, statement, or
6	record, as defined in Section 3 of this Act, pertaining to any
7	tax administered by the Department of Revenue under a provision
8	identified in subdivision (e) (5) of Section 4 of this Act.

9 (b) A person may provide to the Department of Revenue any 10 information alleging a false claim, statement, or record, as 11 defined in Section 3 of this Act, pertaining to any tax 12 administered by the Department of Revenue under a provision 13 identified in subdivision (e) (5) of Section 4 of this Act. The 14 Department of Revenue shall establish, by rule, a procedure for the reporting of any allegation of a false claim, statement, or 15 16 record to the Department. The Department of Revenue shall 17 notify the Attorney General within 60 days of receipt of a report under this subsection (b). The Department of Revenue 18 19 shall investigate all allegations of a false claim, statement, 20 or record and make a recommendation to the Attorney General as 21 to whether or not the Attorney General should bring an action 22 under this Act for all applicable tax and interest the 23 Department of Revenue determines is due under the appropriate 24 tax act. The Attorney General has the ultimate authority to 25 accept or reject the Department of Revenue's recommendation. 26 Nothing in this Section limits the authority of the Attorney General to bring an action under this Act at any time, even in the absence of a recommendation from the Department of Revenue. A person found liable in an action under this Act is subject to the assessment of penalties and damages as specified in Section 3 of this Act.

6 (c) In exercising its discretion in administering and 7 enforcing the tax laws, the Department of Revenue may determine 8 that a person's allegations of a false claim, statement, or 9 record are best handled within the course of an audit conducted 10 within the Department of Revenue's normal course of business. 11 If the Department of Revenue exercises its audit functions and 12 the audit results in a contested tax assessment, the person audited shall retain all of his or her legal rights to resolve 13 14 the matter in any forum where jurisdiction is proper, including 15 an administrative hearing before the Department of Revenue, the Independent Tax Tribunal, circuit court under the State 16 17 Officers and Employees Money Disposition Act, or any other judicial proceeding. Under no circumstances may a person, other 18 19 than the person audited and his or her attorney, have any right 20 to participate in those proceedings, participate in settlement 21 negotiations, challenge the validity of any settlement between 22 the Department and any person, or review any materials subject 23 to the confidentiality provisions of the underlying tax act. If 24 the Attorney General files an action under this Act that 25 relates to or involves a false claim regarding a tax 26 administered by the Department of Revenue under a provision identified in subdivision (e) (5) of Section 4 of this Act, any
Department of Revenue administrative proceeding that seeks
recovery for the same conduct alleged in the Attorney General's
complaint shall be automatically stayed until resolution of the
action brought by the Attorney General under this Act. However,
a Department of Revenue audit or investigation may not be
stayed under this subsection (c).

8 (d) If the Attorney General proceeds with a judicial action 9 under this Act based on information brought to the Department 10 of Revenue's attention by a person, the person shall, subject 11 to subsection (e) of this Section, receive as an award an 12 amount equal to at least 15% but not more than 30% of the collected proceeds (including penalties, interest, additions 13 14 to tax, and additional amounts) resulting from the action and any related actions, or from any settlement in response to the 15 16 action, taking into account the significance of the person's 17 information and the role of the person and any legal representative of the person in contributing to the action. If 18 19 the Department of Revenue proceeds with an administrative action based on information brought to its attention by a 20 person, the person shall, subject to subsection (e) of this 21 22 Section, receive as an award an amount equal to at least 10% 23 but not more than 15% of the collected proceeds (including 24 penalties, interest, additions to tax, and additional amounts) 25 resulting from the action or from any settlement in response to 26 the action, taking into account the significance of the

1 person's information and the role of the person and any legal 2 representative of the person in contributing to the action. A 3 person who brings to the Department's attention information alleging a false claim, statement, or record, as defined in 4 5 Section 3 of this Act, pertaining to any tax administered by the Department of Revenue under a provision identified in 6 7 subdivision (e) (5) of Section 4 of this Act, may not receive 8 any amounts for expenses, attorney's fees, or costs.

9 (e) In the event the judicial or administrative action described in subsection (d) is one which the Department of 10 11 Revenue determines to be based principally on disclosures of 12 specific allegations (other than information provided by the person described in subsection (d)) resulting from a judicial 13 14 or administrative hearing, from a governmental report, hearing, audit, or investigation, or from the news media, the 15 16 Department of Revenue may award to the person a sum as the 17 Department of Revenue considers appropriate, but in no case more than 10%, if any, of the collected proceeds (including 18 19 penalties, interest, additions to tax, and additional amounts) 20 resulting from the action (including any related actions) or 21 from any settlement in response to the action, taking into 22 account the significance of the person's information and the role of the person and any legal representative of the person 23 24 in contributing to the action. This subsection (e) does not 25 apply if the information resulting in the initiation of the administrative or judicial action described in subsection (d) 26

1 was originally provided by the person described in subsection 2 (d).

3	(f) If the Department of Revenue determines that a claim
4	for an award under subsection (d) or (e) is brought by a person
5	who planned and initiated the actions that led to the false
6	claim and any resulting underpayment of tax, the Department of
7	Revenue may reduce the award to the extent it considers
8	appropriate and without limitation. If the person is convicted
9	of criminal conduct arising from conduct described in this
10	subsection (f), the Department of Revenue may not pay any award
11	to the person.
12	(g) A determination by the Department of Revenue regarding
13	an award under this Section may be appealed exclusively to the
14	Court of Claims. An appeal under this subsection (g) must be

15 filed within 30 days of the Department of Revenue's

16 determination of an award under this Section.