## House File 807 - Introduced

HOUSE FILE
BY COMMITTEE ON WAYS AND MEANS
(SUCCESSOR TO HSB 284)

|  | Passed House, Date <br> Vote: Ayes $\qquad$ Nays $\qquad$ Approved | Passed Senate, Date <br> Vote: Ayes $\qquad$ Nays |
| :---: | :---: | :---: |
|  |  | A BILL FOR |
|  | An Act relating to the individual income tax by providing for |  |
| 2 | reduced tax rates, the elimination of federal deductibility, |  |
| 3 | increasing the credits for elderly and blind individuals, |  |
| 4 |  |  |
| 5 | adjusting the eligibility for the child and dependent care tax |  |
| 6 | credit and early childhood development tax credit and |  |
| 7 | including a retroactive applicability date provision. |  |
| 8 | BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA: TLSB 2673HV 83 |  |
| 9 |  |  |
|  | tw/mg: sc/14 |  |

PAG LIN


| 2 | 14 | exceeding four five thousand six |
| :--- | :--- | :--- | :--- |
| 2 | 15 | hundred twenty=eight dollars but |
| 2 | 16 | not exceeding nine twelve thousand |
| 2 | 17 | six hundred sixty=three dollars, |
| 2 | 18 | four and one=half |

Revenue Code. Any credit in excess of the tax liability is refundable.

Sec. 7. Section 422.12C, subsection 1, Code 2009, is amended to read as follows:

1. a. The taxes imposed under this division, less the amounts of nonrefundable credits allowed under this division, shall be reduced by a child and dependent care credit equal to the following percentages of the federal child and dependent care credit provided in section 21 of the Internal Revenue Code:
a. (1) For a taxpayer with net income of less than ten thousand dollars, seventy=five eighty percent.
b. (2) For a taxpayer with net income of ten thousand dollars or more but less than twenty thousand dollars, sixty=five seventy percent.
e. (3) For a taxpayer with net income of twenty thousand dollars or more but less than twenty=five thousand dollars, fifty=five sixty percent.
d. (4) For a taxpayer with net income of twenty=five thousand dollars or more but less than thirty=five thousand dollars, fifty fifty=five percent.
e. (5) For a taxpayer with net income of thirty=five thousand dollars or more but less than forty thousand dollars, forty forty=five percent.
$f$ (6) For a taxpayer with net income of forty thousand dollars or more but less than forty=five thousand dollars, thirty thirty=five percent.
2. (7) For a taxpayer with net income of forty=five thousand dollars or more, zero but less than fifty thousand dollars, thirty percent. (8) For a taxpayer with net income of fifty thousand dollars or more, zero percent.
. (1) For the tax year beginning in the 2010 calendar year and for each subsequent tax year, the dollar amounts set forth in paragraph "a", subparagraphs (1) through (8), shall be multiplied by the cumulative adjustment factor for that tax year. "Cumulative adjustment factor" means the product of the annual adjustment factor for the 2009 tax year and all annual adjustment factors for subsequent tax years. The cumulative adjustment factor applies to the tax year beginning in the calendar year for which the latest annual adjustment factor has been determined.
(2) The annual adjustment factor for the 2009 tax year is one hundred percent. For each subsequent tax year, the annual adjustment factor equals the annual inflation factor for the calendar year, in which the tax year begins, as computed in section 422.4 for purposes of the individual income tax. (3) The director shall determine for the 2010 tax year and each subsequent tax year the annual and cumulative adjustment factor for that tax year. The annual and cumulative adjustment factors determined by the director are not rules as defined in section 17A.2, subsection 11.

Sec. 8. Section 422.12C, subsection 2 , unnumbered
paragraph 1, Code 2009, is amended to read as follows: The taxes imposed under this division, less the amounts of 10 nonrefundable credits allowed under this division, may be 11 reduced by an early childhood development tax credit equal to 612 twenty=five percent of the first one thousand dollars which 13 the taxpayer has paid to others for each dependent, as defined 614 in the Internal Revenue Code, ages three through five for 15 early childhood development expenses. In determining the 16 amount of early childhood development expenses for the tax 17 year beginning in the 2006 calendar year only, such expenses 18 paid during November and December of the previous tax year 19 shall be considered paid in the tax year for which the tax 20 credit is claimed. This credit is available to a taxpayer 61 whose net income is less than forty=five thousand dollars the 22 dollar amount specified in subsection 1, paragraph "a", subparagraph (8), as adjusted for inflation pursuant to subsection 1, paragraph "b". If the early childhood development tax credit is claimed for a tax year, the taxpayer and the taxpayer's spouse shall not claim the child and dependent care credit under subsection 1. As used in this subsection, "early childhood development expenses" means services provided to the dependent by a preschool, as defined in section 237A.1, materials, and other activities as follows: Sec. 9. Section 422.21, unnumbered paragraph 5, Code 2009, is amended to read as follows:

The director shall determine for the 19892010 and each subsequent calendar year the annual and cumulative inflation factors for each calendar year to be applied to tax years
beginning on or after January 1 of that calendar year. The
director shall compute the new dollar amounts as specified to
be adjusted in section 422.5 by the latest cumulative
inflation factor and round off the result to the nearest one
dollar. The annual and cumulative inflation factors
determined by the director are not rules as defined in section
17A.2, subsection 11. The director shall determine for the
1990 calendar year and each subsequent calendar year the
annual and cumulative standard deduction factors to be applied
to tax years beginning on or after January 1 of that calendar
year. The director shall compute the new dollar amounts of
the standard deductions specified in section 422.9 , subsection
1 , by the latest cumulative standard deduction factor and
round off the result to the nearest ten dollars. The annual
and cumulative standard deduction factors determined by the
director are not rules as defined in section 17A.2, subsection
11.
Sec. 10. RETROACTIVE APPLICABILITY. This Act applies
retroactively to January 1, 2009, for tax years beginning on
or after that date.
EXPLANATION

This bill makes the following changes to the individual income tax: (1) changes the tax rate on each of the current income tax brackets for tax years 2009 and 2010 and subsequent years; (2) eliminates the ability to deduct federal income taxes paid and the requirement to include federal tax refunds; (3) raises the tax credit for blind individuals and the tax credit for elderly individuals from $\$ 20$ to \$40; (4) increases the amount of the earned income tax credit that may be claimed
from 7 percent to 8 percent of the amount of the federal
credit; and (5) adjusts the child and dependent care tax
credit eligibility by indexing the income thresholds to
inflation, increasing by 5 percentage points the amount of the
federal tax credit that each income level may claim, and
creating a new threshold level for taxpayers earning \$45,000
or more per year but less than $\$ 50,000$.
Current law provides for an early childhood development tax
credit equal to twenty=five percent of the first one thousand
dollars which the taxpayer has paid to others for each
dependent. The credit is limited to taxpayers earning less
than \$45,000. A taxpayer claiming the credit cannot also claim
the child and dependent care credit. The bill changes the
income eligibility limit for the early childhood development
tax credit to \$50, 000 and indexes the limit to inflation.
The new income tax rates for tax year 2009 are as follows:
(1) on all taxable income from zero through \$1, 407, 0.30
exceeding $\$ 2,814,0.59$ percent; (3) on all taxable income
exceeding $\$ 2,814$ but not exceeding $\$ 5,628,1.95$ percent; (4)
on all taxable income exceeding $\$ 5,628$ but not exceeding
$\$ 12,663,4.18$ percent; (5) on all taxable income exceeding
$\$ 12,663$ but not exceeding $\$ 21,105$, 5.42 percent; (6) on all
taxable income exceeding $\$ 21,105$ but not exceeding $\$ 28,140$,
5.42 percent; (7) on all taxable income exceeding $\$ 28,140$ but
not exceeding $\$ 42,210,5.73$ percent; (8) on all taxable income
exceeding $\$ 42,210$ but not exceeding $\$ 63,315,6.16$ percent; and
(9) on all taxable income exceeding $\$ 63,315,6.98$ percent.
The new income tax rates for tax year 2010 are as follows:
(1) on all taxable income from zero through \$1, 407, 0.31
percent; (2) on all taxable income exceeding $\$ 1,407$ but not
exceeding $\$ 2,814,0.60$ percent; (3) on all taxable income
exceeding $\$ 2,814$ but not exceeding $\$ 5,628$, 2.0 percent ${ }^{(4)}$ on
all taxable income exceeding $\$ 5,628$ but not exceeding $\$ 12,663$,
4.28 percent; (5) on all taxable income exceeding $\$ 12,663$ but
not exceeding $\$ 21,105,5.56$ percent; (6) on all taxable income
4.28 percent; (5) on all taxable income exceeding \$12, 663 but
not exceeding $\$ 21,105$, 5.56 percent; (6) on all taxable income
exceeding $\$ 21,105$ but not exceeding $\$ 28,140,5.56$ percent; (7)
on all taxable income exceeding $\$ 28,140$ but not exceeding
$\$ 42,210,5.87$ percent; (8) on all taxable income exceeding
$\$ 42,210$ but not exceeding $\$ 63,315,6.30$ percent; and (9) on
$\$ 42,210$ but not exceeding $\$ 63,315,6.30$ percent; and (9) on
these bracket amounts will be adjusted annually for inflation.
The bill applies retroactively to January 1, 2009, for tax
years beginning on or after that date.
LSB 2673 HV 83
tw/mg:sc/14
percent; (2) on all taxable income exceeding $\$ 1,407$ but not

