HOUSE FILE 2676 BY COMMITTEE ON WAYS AND MEANS

(SUCCESSOR TO HSB 739)

A BILL FOR

- 1 An Act providing a credit refund for taxpayers who own or
- 2 lease cow-calf operations that maintain a herd of qualified
- 3 cattle, and providing an appropriation.
- 4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. <u>NEW SECTION</u>. 422.11N Cow-calf operations credit.
 The taxes imposed under this subchapter, less the credits
 allowed under section 422.12, shall be reduced by a cow-calf
 operations credit allowed and a cow-calf operations credit
 refund paid under subchapter X.

6 Sec. 2. Section 422.33, Code 2024, is amended by adding the 7 following new subsection:

8 <u>NEW SUBSECTION</u>. 11. The taxes imposed under this subchapter 9 shall be reduced by a cow-calf operations credit allowed and a 10 cow-calf operations credit refund paid under subchapter X.

11 Sec. 3. NEW SECTION. 422.120 Definitions.

12 As used in this subchapter, unless the context otherwise 13 requires:

14 1. "Appropriation amount" means the amount of the 15 appropriation for a fiscal year as provided in section 422.124 16 available to support a cow-calf operations credit refund paid 17 under section 422.126 plus any additional appropriation made 18 to the department for that same fiscal year and for that same 19 purpose.

20 2. "Cow-calf operation" or "operation" means land and 21 facilities located in this state where a cow-calf operation 22 herd is maintained.

23 3. "Cow-calf operation cattle" or "cattle" means any of the 24 following three types of cattle:

25 *a.* A mature beef cow bred or for breeding.

26 b. A bred yearling heifer.

27 c. A breeding bull.

28 4. "Cow-calf operation herd" or "herd" means at least one
29 head of each of the three types of cow-calf operation cattle
30 that are maintained together.

31 Sec. 4. NEW SECTION. 422.121 Administration.

32 1. The department shall adopt all rules pursuant to chapter 33 17A that it determines are necessary or desirable to administer 34 this subchapter.

35 2. The department shall publish all forms required for

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1 an eligible taxpayer to comply with this subchapter. The 2 department shall provide for procedures for the receipt, 3 filing, processing, and return of documents in an electronic 4 format, including but not limited to the transmission of 5 documents by the internet. The department shall provide for 6 authentication of the documents that may include electronic 7 signatures as provided in chapter 554D.

8 Sec. 5. NEW SECTION. 422.122 Allowance.

9 1. There is allowed a cow-calf operations credit that may be 10 claimed by eligible taxpayers for tax years beginning on and 11 after January 1, 2025.

12 2. Only qualifying cow-calf operation cattle are counted 13 in calculating an allowable credit. Cattle qualify, if on 14 December 31 of the taxpayer's tax year and on the previous July 15 1, the cattle are part of a cow-calf operation herd maintained 16 at a cow-calf operation.

17 3. a. The amount of an allowable credit equals fifteen 18 dollars and fifty cents multiplied by the number of qualifying 19 cow-calf operation cattle counted by the eligible taxpayer as 20 provided in subsection 2 subject to allocation as provided in 21 section 422.127.

22 b. The maximum allowable credit amount that may be claimed23 by an eligible taxpayer shall not exceed four thousand dollars.

Sec. 6. <u>NEW SECTION</u>. 422.123 Taxpayer eligibility.
A taxpayer is eligible to claim the allowable credit under
section 422.122, if all of the following apply:

27 1. The taxpayer is all of the following:

a. The owner of an interest in one or more qualifying
cow-calf operation cattle that are part of a cow-calf operation
herd as described in section 422.122.

31 *b.* The owner or lessee of an interest in the cow-calf 32 operation where the qualifying cow-calf operation cattle are 33 maintained.

34 *c.* Able to directly or indirectly acquire or otherwise 35 obtain, own, lease, or hold agricultural land for purposes of

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1 farming under chapter 9H, 9I, 10, or 501.

2 *d.* Not classified as a habitual violator for a violation of 3 state law involving an animal feeding operation as regulated by 4 the department of natural resources under chapter 459.

5 e. Subject to taxation under subchapter II or III.

6 2. The taxpayer's income does exceed an adjustable income 7 limit. The taxpayer's adjustable income limit equals the 8 taxpayer's federal taxable income. In the case of married 9 taxpayers, their combined federal taxable income shall be used 10 to determine if they may claim the allowable credit. The 11 taxpayer's adjustable income limit shall be calculated as 12 follows:

a. The base rate for the calendar year beginning January 1,
2024, shall equal one hundred ninety-one thousand dollars. *b.* (1) For the tax year beginning January 1, 2025, and for
each subsequent tax year, the eligible taxpayer's base rate as
specified in paragraph "a" is multiplied by the cumulative index
factor for that tax year.

19 (2) (a) "Cumulative index factor" means the product of the 20 annual index factor for the 2025 calendar year and all annual 21 index factors for subsequent calendar years.

(b) The annual index factor equals the annual inflation
factor for that calendar year as computed in section 422.4 for
purposes of the individual income tax.

Sec. 7. <u>NEW SECTION</u>. 422.124 Appropriation — limitation. For the fiscal year beginning July 1, 2025, and ending June 30, 2026, and for each fiscal year thereafter, there is appropriated from the general fund of the state to the department three million dollars to pay cow-calf operations credit refunds as provided in section 422.126.

31 Sec. 8. <u>NEW SECTION</u>. **422.125** Credit claim form — filing 32 requirements.

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33 1. An eligible taxpayer shall only claim a cow-calf 34 operations credit allowed under section 422.122 for the 35 taxpayer's tax year by completing a cow-calf operations

credit claim form including all information required by the
 department. The claim form must include all of the following:
 a. The count of the cow-calf operation cattle in which

4 the eligible taxpayer owns an interest as provided in section 5 422.122.

b. The eligible taxpayer's ownership percentage interest in
7 the counted cow-calf operation cattle as provided in section
8 422.123.

9 c. A calculation of the cow-calf operations credit claimed 10 by the eligible taxpayer.

11 2. The eligible taxpayer must file the cow-calf operations 12 credit claim form with the department as required by the 13 department. The claim form shall be attached to the taxpayer's 14 income tax return for the tax year in which the credit is 15 claimed. The claim form must be filed within ten months after 16 the last day of the tax year of the return. The department 17 shall not grant the taxpayer an extension for filing the claim 18 form. The taxpayer has the burden to maintain tax records that 19 support the claim form. Upon request by the department, a 20 taxpayer shall allow the department to examine the tax records 21 used to support the claim form.

3. The department shall review and approve or disapprove all cow-calf operations credit claim forms, if properly submitted to the department according to procedures established by the begartment.

4. A taxpayer who files a fraudulent cow-calf operations credit claim form shall forfeit any right or interest in a cow-calf operations credit refund payment, as provided in section 422.126, in subsequent tax years.

30 Sec. 9. <u>NEW SECTION</u>. 422.126 Credit refund computation and 31 payment.

1. On or before February 28, the department shall compute 33 all payable claimed cow-calf operations credits approved by the 34 department as provided in section 422.125, for a refund payment 35 for the eligible taxpayer's prior tax year. If a credit cannot

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1 be computed by that date because a taxpayer is not a calendar 2 year filer, the taxpayer's approved claim form shall be held 3 over for computation and payment of a credit for the taxpayer's 4 following tax year.

5 2. The department shall pay each eligible taxpayer up to the 6 maximum allowable credit amount.

7 3. The department shall determine whether it will make full 8 credit refund payments or partial credit refund payments to 9 eligible taxpayers in a tax year by dividing the appropriation 10 amount by the total amount of all payable claimed credits 11 approved by the department.

a. If the appropriation amount is equal to or more than the
total amount of payable claimed credits, the department shall
make full credit refund payments to all eligible taxpayers. *b.* If the appropriation amount is less than the total
amount of payable claimed credits, the department shall make
partial credit refund payments, in lieu of making full credit
refund payments, to all eligible taxpayers. In that case, the
department shall make to each eligible taxpayer submitting an
approved claim form the sum of the two partial credit refund
payments as follows:

(1) The first refund payment which shall be made to all such
23 eligible taxpayers not awarded a full credit refund payment,
24 by dividing the appropriation amount by the total number of
25 eligible taxpayers filing approved claim forms.

(2) The second refund payment which shall be made to 27 each such eligible taxpayer not awarded a full credit refund 28 payment. Each such taxpayer shall be assigned the same 29 percentage of the remaining appropriation amount as would have 30 been awarded to that taxpayer if full refund payments were 31 being made.

32 4. An eligible taxpayer who is awarded a partial credit 33 refund payment is not entitled to any remaining unpaid amount 34 of the partial credit refund. The taxpayer is not entitled to 35 carry forward or carry back to another tax year any remaining

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1 unpaid amount of the partial credit refund. The taxpayer 2 shall not use a credit refund as an estimated payment for a 3 succeeding tax year.

4 Sec. 10. NEW SECTION. 422.127 Allocations.

5 1. A percentage of a cow-calf operations credit refund 6 payment made in section 422.126 shall be awarded to one or 7 more eligible taxpayers, under circumstances identified by the 8 department, including any of the following:

9 *a.* If an eligible taxpayer owns or leases an interest in a 10 cow-calf operation that is partially located in and partially 11 located outside this state.

12 b. (1) Except for married taxpayers, if two or more 13 eligible taxpayers jointly own or lease an interest in the 14 same cow-calf operation and jointly own a percentage of all 15 qualified cow-calf operation cattle that are part of a cow-calf 16 operation herd maintained at the operation.

17 (2) For married taxpayers in which one or both spouses are 18 eligible taxpayers, any of the following:

19 (a) If only one spouse as an eligible taxpayer owns or 20 leases an interest in a cow-calf operation and independently 21 owns an interest in all qualified cattle that are part of a 22 cow-calf operation herd maintained at the operation.

(b) If both spouses as eligible taxpayers jointly own or lease an interest in the same cow-calf operation and jointly sown all qualified cattle that are part of a cow-calf operation herd maintained at the operation.

(3) If each spouse separately owns or leases an interest in a separate cow-calf operation and independently owns an interest in all qualified cattle that are part of a cow-calf herd maintained at that operation. In that case, each spouse as an eligible taxpayer may claim up to the maximum allowable credit amount without allocation to the other spouse.

33 2. An individual may claim a cow-calf operations credit
34 refund allowed a partnership, limited liability company,
35 subchapter S corporation, or estate or trust electing to have

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1 the income taxed directly to the individual. The amount 2 claimed by the individual shall be based upon the pro rata 3 share of the individual's earning of the partnership, limited 4 liability company, subchapter S corporation, or estate or 5 trust.

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EXPLANATION

The inclusion of this explanation does not constitute agreement with the explanation's substance by the members of the general assembly.

9 BACKGROUND — GENERAL. In 1996, the general assembly 10 established the livestock production tax credit refund (credit 11 refund) in Code sections 422.120 through 422.123 codified 12 as division X (now subchapter X) that authorized eligible 13 taxpayers to claim a refund tax credit (credit) in an amount 14 based on the cost of producing certain farm animals associated 15 with beef, dairy, pork, sheep, and poultry operations (1996 16 Iowa Acts, chapter 1197). The details of the credit were 17 further described in rules adopted by the department of revenue 18 and finance (today the department or revenue) under 701 IAC In 1997 and 1999, the general assembly amended the 19 43.8. 20 provisions in the division (1997 Iowa Acts, chapter 206, and 21 1999 Iowa Acts, chapter 151) and in 2009 the general assembly 22 eliminated the provisions entirely (2009 Iowa Acts, chapter 23 179).

BACKGROUND — CALCULATION. The 1996 Iowa Act established formula to calculate the credit based on a flat rate of cents multiplied by a corn equivalency factor assigned to each species of listed farm animals maintained as part of a herd or flock at a livestock production operation (operation). The Act accounted for both mature and immature farm animals (e.g., farrow to finish and farrow to feeder pig) and types of operation (cow-calf, feedlot, and dairy). The corn equivalency factor was based on the farm animal's relevant consumption of corn or a corn substitute having relative comparable value, which presumably corresponded to the comparative weights of the farm animals, ranging from a broiler assigned a 0.15 corn

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1 equivalency to a dairy cow assigned a 350 corn equivalency 2 (for a similar scale of corresponding animal weights see Code 3 section 459.102). For example, the credit for an operation 4 maintaining turkeys assigned a corn equivalency of 1.5 for 5 each bird would be calculated as $0.10 \times 1.5 = 0.15$. The 6 next step would be to multiply the product of the per turkey 7 credit refund by the total number of turkeys maintained at 8 the operation. If the operation contained 15,000 turkeys, 9 the total animal credit refund amount would be calculated 10 as \$0.10 x 1.5 x 15,000 = \$2,250. Alternatively, for a 11 cow-calf operation, the assigned corn equivalency for each 12 qualifying head of cattle that was part of a herd maintained 13 at an operation was 111.5 or \$11.15 per head. If an operation 14 contained 280 qualifying cattle, the total credit refund amount 15 would be calculated as $0.10 \times 111.5 \times 280 = 3,122$. BACKGROUND - PROCEDURES. The 1996 Iowa Act established 16 17 a number of procedures. The taxpayer was required to file 18 a claim for the refund within 10 months from the last day 19 of the taxpayer's tax year (October 31 for a calendar year 20 filer). An extension by the taxpayer was not allowed. А 21 claim for a credit refund had to be made on forms published by 22 the department. The department was required to determine by 23 February 28 of each calendar year whether the total amount of 24 claims for refunds for the prior calendar year exceeded the 25 amount available to fully pay all claims. 26 BACKGROUND - LIMITATIONS (RESTRICTED TO COW-CALF 27 OPERATIONS). The 1996 Iowa Act provided that for the tax 28 year beginning on and after January 1, 1996, the credit 29 refund applied only to cow-calf operations. The 1997 Iowa

30 Act extended that restriction to all future tax years, while 31 leaving the Code sections establishing the general credit 32 refund applying to all farm animals intact but unfunded. The 33 1997 Iowa Act specified that a cow-calf operation must include 34 a herd consisting of three types of qualifying cattle: mature 35 beef cows bred or for breeding, bred yearling heifers, and

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1 breeding bulls. The 1999 Iowa Act provided that the credit 2 refund was based on a head count of the cattle (inventory) 3 conducted on December 31 of the tax year and required that the 4 same cattle must have been included in the herd inventory on 5 the previous July 1.

BACKGROUND — LIMITATIONS (FINANCIAL CAPS). A number of 6 7 financial limitations applied to the credit refund. The 8 first and second limitations were established in the 1996 9 Iowa Act. The first limitation set a maximum allowable 10 amount (maximum credit cap) of \$3,000 that could be awarded 11 to any one taxpayer. Thus, a taxpayer who owned a cow-calf 12 operation could not count more than 269 cattle when claiming 13 a credit refund (\$0.10 x 111.5 x 269 = \$2,999.35). The second 14 limitation set a maximum annual standing limited appropriation 15 of \$2 million dedicated to pay all claimed credit refunds 16 allowed by the department in that fiscal year. If on February 17 28 the appropriated amount was available to cover all approved 18 credit claims, each of the approved claims would be paid up to 19 the maximum allowable credit cap. Otherwise, the appropriated 20 amount would be paid on a percentage basis in two rounds of 21 distributions. During the first round, each taxpayer holding 22 a claim was paid an equal amount up to the claimed credit's 23 maximum credit cap. During the second round, the remaining 24 appropriation amount was apportioned among all taxpayers 25 holding claims that were not fully paid. Each such taxpayer 26 was assigned the same percentage of the remaining appropriation 27 amount as would have been awarded to that taxpayer if full 28 refund payments were made to all such waiting taxpayers. The 29 third financial limitation set an eligibility requirement for 30 taxpayers. The 1997 Iowa Act replaced a taxpayer net worth cap 31 with a taxpayer annual income cap. The former Act required 32 a taxpayer to have had a net worth of less than \$1 million. 33 The new requirement provided that the taxpayer's income could 34 not exceed \$99,600 for the 1997 tax year and increased that 35 cap each tax year based on an inflation formula referred to

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1 as a cumulative index factor which added together the rate of 2 inflation for each relevant year after the base year (see Code 3 section 422.4).

4 BACKGROUND — ALLOCATIONS. Interest holders of certain 5 businesses, such as S corporations, were allowed to claim the 6 credit individually as a pass-through.

BILL'S PROVISIONS. This bill reestablishes the credit 7 8 refund based on the framework of the 1996 Iowa Act as amended, 9 but also makes certain changes. The former version of the 10 credit refund applied to livestock production operations but 11 in fact limited its application to only cow-calf operations. 12 The bill applies exclusively to cow-calf operations as defined 13 in the 1997 Iowa Act and eliminates language that refers to 14 those other types of operations. The bill assumes an inflation 15 rate of 92 percent (rounded) since the income cap for taxpayers 16 first applied to 1997 and later tax years and substitutes 17 \$99,600 with \$191,000 (rounded) as a base rate for the 2024 18 calendar year with subsequent increases calculated for tax 19 years beginning on and after January 1, 2025, using the same 20 inflation formula. The bill assumes an inflation rate of 43.75 21 percent (rounded) since the credit's elimination in 2009. The 22 bill replaces the formula that had been used to calculate the 23 per head amount of the credit with a fixed amount of \$15.50 24 assuming an inflation adjusted flat rate per head from \$0.10 to 25 \$0.14 calculated as \$0.14 x 111.5 = \$15.50 (rounded). It makes 26 two other inflation adjustments, including (1) the maximum 27 allowable credit amount by substituting \$3,000 with \$4,000 28 (rounded), and (2) the appropriation amount by substituting 29 \$2 million with \$3 million (rounded). It requires the filing 30 of documents with the department in an electronic format. It 31 provides that a taxpayer must be able to hold agricultural 32 land for farming under Iowa's corporate and foreign farming 33 laws (see Code chapter 425A providing for the family farm 34 tax credit) and provides that a taxpayer operating an animal 35 feeding operation cannot be classified as a habitual violator

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1 of environmental regulations (see Code section 16.79 providing 2 eligibility criteria for the beginning farmer tax credit 3 program). Finally, it expressly allows the department to 4 calculate allocations of a credit when qualifying cow-calf 5 operation cattle are owned by more than one taxpayer, including 6 married taxpayers.

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