### House Bill 1384 (COMMITTEE SUBSTITUTE)

By: Representatives Sinkfield of the 50<sup>th</sup>, Jamieson of the 22<sup>nd</sup>, Manning of the 32<sup>nd</sup>, Marin of the 66<sup>th</sup>, Thomas of the 43<sup>rd</sup>, Post 1, and others

# A BILL TO BE ENTITLED AN ACT

To amend Article 2 of Chapter 7 of Title 48 of the Official Code of Georgia Annotated, 1 2 relating to the imposition, rate, and computation of income tax, so as to provide for income 3 exclusions and tax credits with respect to individual development accounts; to provide for 4 procedures, conditions, and limitations; to provide for powers, duties, and authority of the 5 state revenue commissioner and the commissioner of community affairs with respect to the foregoing; to amend Chapter 8 of Title 50 of the Official Code of Georgia Annotated, 6 relating to the Department of Community Affairs, so as to provide for the comprehensive 7 8 regulation of individual development accounts and programs; to provide for definitions; to 9 provide for procedures, conditions, and limitations with respect to the creation and operation 10 of such accounts; to provide for powers, duties, and authority of the department; to provide 11 for powers, duties, and authority of certain fiduciary organizations; to provide for related 12 matters; to provide an effective date; to repeal conflicting laws; and for other purposes.

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## **SECTION 1.**

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Article 2 of Chapter 7 of Title 48 of the Official Code of Georgia Annotated, relating to the imposition, rate, and computation of income tax, is amended by adding a new Code section immediately following Code Section 48-7-29.8 to be designated as Code Section 48-7-29.9, to read as follows:

19 "48-7-29.9.

(a) There shall be allowed to each charitable donor making a contribution to a reserve
account on behalf of an individual development account program pursuant to Article 7 of
Chapter 8 of Title 50 an income tax credit with respect to the income taxes imposed under
this chapter in an amount equal to 50 percent of the total monetary contribution paid during
such income tax year by a charitable donor to the reserve account on behalf of an
individual development account program or owner in this state.

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(b) In no event shall the total amount of the tax credit under this Code section for a taxable
year exceed the taxpayer's income tax liability. Any unused tax credit shall be carried
forward for up to five taxable years to apply to the charitable donor's succeeding years' tax
liability. No such tax credit shall be allowed the charitable donor against prior years' tax
liability.

6 (c) The commissioner shall allow the commissioner of community affairs and the fiduciary 7 organization administering the individual development account program to allocate the 8 available credit among the charitable donors. In no event shall the aggregate amount of 9 credits allocated and allowed to taxpayers in any taxable year exceed \$4 million. Once the 10 credit ceiling of \$4 million is reached, no further tax credits will be allocated and allowed 11 under this Code section for that year.

(d) All claims for the credit provided by subsection (a) of this Code section shall be
accompanied by a certificate approved by the Department of Community Affairs and any
fiduciary organization administering the individual development accounts, verifying the
amount of credit allocated.

16 (e) Moneys withdrawn by the taxpayer from an individual development account for an

approved purpose, as described in Code Section 50-8-170, are excluded from the tax
imposed under this chapter. A withdrawal by a taxpayer for a purpose other than such an
approved purpose shall not be allowed the exclusion under this subsection.

20 (f) The commissioner shall promulgate any rules and regulations necessary to implement

21 and administer this Code section."

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### **SECTION 2.**

Chapter 8 of Title 50 of the Official Code of Georgia Annotated, relating to the Department
of Community Affairs, is amended by striking Article 7, which is reserved, and inserting in

25 its place a new Article 7 to read as follows:

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## "ARTICLE 7

27 50-8-170.

28 (a) As used in this article, the term:

(1) 'Charitable donor' means a person, business, or corporation who contributes to the
 reserve account for the purposes of individual development account programs in this
 state.

(2) 'Eligible individual or family member' means one whose household income is equal
to or less than 80 percent of the median household income for the area or less than 200
percent of the federal poverty guidelines, whichever is greater, who enters into an

agreement developed with a fiduciary organization for the establishment of an individual
 development account. The agreement must provide for the amount of savings deposits,
 the matching rate, the asset goal, and the financial literacy education classes to be
 completed, additional training specific to the asset, and financial counseling the
 individual will attend, as well as other services designed to increase the financial

individual will attend, as well as other services designed to increase the inflatenal
 independence of the person through achievement of the account's approved purpose and
 such other situations specified by rules and regulations of the department.

(3) 'Fiduciary organization' means any nonprofit fundraising organization that is exempt
from taxation under Section 501(c)(3) of the Internal Revenue Code, as amended; any
community development financial institution certified by the Community Development
Financial Institution Fund; any credit union chartered under federal or state law; or any
Indian tribe as defined in Section 4(12) of the Native American Housing Assistance and
Self-Determination Act of 1996 (25 U.S.C. Section 4103(12)), and includes any tribal
subsidiary, subdivision, or other wholly owned tribal entity.

(4) 'Financial institution' means a bank, trust company, savings bank, building and loan
association, savings and loan company or association, credit union, or any financial
institution approved by the department.

- (5) 'Individual development account' means an account established for an eligible
   individual or family member as part of a qualified individual development account
   program by an agreement, with the following requirements:
- (A) The owner of the funds in the individual development account is the individual or
  family member for whom the account was created;

23 (B) The holder of the account is a qualified financial institution;

(C) The assets of the account will not be commingled with other property except in a
 common trust fund or common investment fund; and

(D) Any amount in the account will be paid out only for the purpose of paying the
 qualified purposes of the account owner, except if it meets the qualifications of an
 emergency use.

(6) 'Lead fiduciary organization' means a fiduciary organization that has been selected
by the department to administer all or a portion of the department's responsibilities under
this article.

32 (7) 'Qualified purposes' means using the account owner's accumulated savings and
 33 matching funds for any of the following:

34 (A) Securing postsecondary education, including, but not limited to, community
35 college courses, courses at a four-year college or university, 529 college plans, or
36 postcollege or graduate courses for the account owner or any member of the account
37 owner's family;

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- 1 (B) Securing postsecondary occupational training, including, but not limited to, 2 vocational or trade school training for the account owner or any member of the account
- 3 owner's family;
- 4 (C) Purchasing a home for a primary residence; and
- 5 (D) Business capitalization.

6 (8) 'Reserve account' means a separate account for all matching funds and earnings
7 dedicated to individual development account owners, the sole holder of which is a
8 qualified financial institution, a qualified fiduciary organization, or an Indian tribe.

- 9 50-8-171.
- Once the account owner has saved for a minimum of six months, reached his or her savings
  goal, and fulfilled all financial literacy education components, the account owner's savings
  will be matched and the total amount will be transferred from the reserve account directly
  to the vendor or service provider through whom the account owner is paying for a qualified
  purpose.
- 15 50-8-172.

(a) If an emergency occurs, an account owner may withdraw all or part of the account
owner's deposits to an individual development account with the approval of the fiduciary
organization.

(b) The account owner must reimburse his or her individual development account for the
amount withdrawn under this Code section within 12 months after the date of the
withdrawal. Until the timely reimbursement has been made in full, an account owner may
not withdraw any matching funds or accrued interest on matching funds from the reserve
account. Upon a failure of an account owner to make a timely reimbursement to the
individual development account, matching funds shall be forfeited.
(c) If an account owner withdraws moneys from an individual development account for

(c) If an account owner winderaws moneys from an individual development account for
 other than a qualified purpose, the fiduciary organization may remove the account owner
 from the program.

(d) Before becoming eligible to draw down matching funds to pay for qualified purposes,
individual development account owners must complete a financial literacy education
course offered by a qualified financial institution, a qualified fiduciary organization, an
Indian tribe, or a government entity.
(e) In no event shall the charitable donor be able to designate an individual development

33 account owner with whom the charitable donor shares a financial or familial relationship.

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1 50-8-173.

Deposits to individual development accounts made by the account owner shall not exceed the amount specified in the administrative rules established by the department and must come from earned income, including, but not limited to, child support payments, supplemental security income payments, disability benefits, community service under temporary assistance to needy families, and job training program stipends or such other sources as specified by the department.

8 50-8-174.

9 The department may select fiduciary organizations, including a lead fiduciary organization,
10 through competitive processes. In making the selections, the department may consider
11 factors including, but not limited to:

(1) The ability of the fiduciary organization to implement and administer the individual
 development account program, including the ability to verify account owner eligibility,
 certify that matching funds are used only for qualified purposes, and exercise general
 fiscal accountability;

- 16 (2) The capacity of the fiduciary organization to provide or raise matching funds for the
  17 deposits of account owners;
- (3) The capacity of the fiduciary organization to provide financial counseling, financial
   literacy education and training specific to the assets the account owners will be
   purchasing, and other related services to account owners;

(4) The links the fiduciary organization has to other activities and programs designed to
increase the independence of this state's low-income households and individuals through
education and training, home ownership, small business capitalization, and other asset
building programs; and

(5) The feasibility of the fiduciary organization's program design, including matching
 rates and savings goals, to lead to asset purchase.

27 50-8-175.

Subject to department rules, a fiduciary organization has sole authority over, and 28 29 responsibility for, the administration of individual development accounts. The 30 responsibility of the fiduciary organization extends to all aspects of the account program, 31 including marketing to eligible individuals and families, soliciting matching funds, counseling account owners, providing financial literacy education, and conducting required 32 verification and compliance activities. The fiduciary organization may establish program 33 34 provisions as the organization believes necessary to ensure account owner compliance with 35 this article:

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(1) A fiduciary organization may act in partnership with other entities, including
 businesses, government agencies, nonprofit organizations, community development
 corporations, community action programs, housing authorities, and congregations to
 assist in the fulfillment of fiduciary organization responsibilities under this article;

5 (2) A fiduciary organization may use a reasonable portion of moneys as defined by the 6 department allocated to the reserve account for administration, operation, and research 7 and evaluation purposes, including, but not limited to, the purchase of data collection 8 software such as management information system for individual development accounts; 9 and

10 (3) A fiduciary organization selected to administer moneys directed by the state to 11 individual development account purposes or receiving tax deductible contributions may 12 provide the department with an annual report based on regularly collected data of the 13 fiduciary organization's individual development account program activity. The report 14 may be filed no later than 90 days after the end of the fiscal year of the fiduciary 15 organization. The report may include, but is not limited to:

- 16 (A) The number of individual development accounts administered by the fiduciary17 organization;
- 18 (B) The amount of deposits and matching funds for each account;
- 19 (C) The number of withdrawals made and purposes for withdrawals; and
- 20 (D) Any other information the department may require for the purpose of making a
  21 return on investment analysis.
- 22 50-8-176.
- 23 (a) Financial institutions holding individual development accounts may at a minimum:
- 24 (1) Keep the account in the name of the account owner;
- 25 (2) Permit deposits to be made in the account; and
- 26 (3) Require the account to earn a specified minimum market rate of return.
- (b) Financial institutions holding individual development accounts may maintain theindividual development accounts without charging fees for such accounts.
- 29 50-8-177.

An account owner's savings and matching funds shall not affect his or her eligibility for any means tested public benefits, including, but not limited to, Medicaid, state children's health insurance programs, temporary assistance to needy families, food stamps, supplemental security income, or government subsidized foster care and adoption payments, child care, or housing payments. 04

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1	50-8-178.
2	(a) A fiduciary organization selected under this article may qualify as the recipient of
3	donations made by charitable donors that qualify the donor for a tax credit under Code
4	Section 48-7-29.9 so long as the fiduciary organization holds the matching funds it receives
5	in a reserve account.
6	(b) If federal funds under 42 U.S.C. Section 604, or other similar funds requiring a match
7	by the grant recipient, are available to be matched using the reserve account moneys, then
8	the amount necessary for that match may be placed in a separate reserve account that meets
9	the requirements to draw down the federal funds under 42 U.S.C. Section 604 or other
10	funds.
11	(c) If an account owner is in violation of Code Section 50-8-172, then all matching funds
12	accrued and the interest on matching funds shall revert to the fiduciary organization.
13	(d) The department may seek cooperation from other state departments to fund the reserve
14	account.
15	50-8-179.
16	The department may make all reasonable and necessary rules to ensure the fiduciary
17	organization's compliance with this article."
18	SECTION 3.
19	This Act shall become effective on January 1, 2005, and shall be applicable to all taxable
20	years beginning on or after that date.

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# **SECTION 4**

22 All laws and parts of laws in conflict with this Act are repealed.