COMMITTEE ON LEGISLATIVE RESEARCH **OVERSIGHT DIVISION**

FISCAL NOTE

L.R. No.: 1155S.01I Bill No.: SB 371

Taxation and Revenue - Income Subject:

Type: Original

March 17, 2025 Date:

Bill Summary: This proposal creates an income tax deduction for certain dependents.

FISCAL SUMMARY

ESTIMATED NET EFFECT ON GENERAL REVENUE FUND				
FUND AFFECTED	FY 2026	FY 2027	FY 2028	
General Revenue*	\$0	Could exceed (\$7,714,670)	Could exceed (\$7,523,299)	
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Total Estimated Net Effect on General Revenue	\$0	Could exceed (\$7,714,670)	Could exceed (\$7,523,299)	

^{*}Oversight notes for the purpose of the fiscal note, Oversight assumes a top income tax rate of 4.7% in tax year 2025 (FY 2026) and future income tax rate reductions from SB 3 (2022) will trigger consecutively (4.6% in FY 2027 and 4.5% in FY 2028+).

ESTIMATED NET EFFECT ON OTHER STATE FUNDS					
FUND AFFECTED	FY 2026	FY 2027	FY 2028		
Total Estimated Net					
Effect on Other State					
Funds	\$0	\$0	\$0		

Numbers within parentheses: () indicate costs or losses.

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ESTIMATED NET EFFECT ON FEDERAL FUNDS					
FUND AFFECTED	FY 2026	FY 2027	FY 2028		
Total Estimated Net					
Effect on All Federal					
Funds	\$0	\$0	\$0		

ESTIMATED NET EFFECT ON FULL TIME EQUIVALENT (FTE)					
FUND AFFECTED	FY 2026	FY 2027	FY 2028		
General Revenue -					
DOR	0 FTE	1 FTE	1 FTE		
Total Estimated Net					
Effect on FTE	0 FTE	1 FTE	1 FTE		

- ⊠ Estimated Net Effect (expenditures or reduced revenues) expected to exceed \$250,000 in any of the three fiscal years after implementation of the act or at full implementation of the act.
- ☐ Estimated Net Effect (savings or increased revenues) expected to exceed \$250,000 in any of the three fiscal years after implementation of the act or at full implementation of the act.

ESTIMATED NET EFFECT ON LOCAL FUNDS						
FUND AFFECTED FY 2026 FY 2027 FY 20						
Local Government \$0 \$0						

FISCAL ANALYSIS

ASSUMPTION

Section 143.161 - Deduction for Certain Dependents

Officials from the **Office of Administration - Budget and Planning (B&P)** note starting tax year 2026, this proposal would grant a \$2,400 tax deduction for each qualifying dependent in the year a woman gives birth. The deduction shall only be granted for children that the taxpayer is eligible to receive the federal dependent deduction. The taxpayer cannot claim this deduction and the deduction under subdivision 1 (dependent deduction – live births) or subdivision 3 (stillbirth deduction).

B&P notes that this proposal would only grant the taxpayer who has given birth the deduction. Therefore, male or female spouses/partners cannot claim this deduction. This would prevent a married couple from claiming the deduction if only the non-birthing parent has income.

B&P notes that subdivision 3 prevents a taxpayer from claiming this deduction and the dependent or stillbirth deductions. B&P further notes that per the federal Tax Cut and Jobs Act (TCJA, 2017), the federal dependent deduction is set at \$0. In addition, HB 2540 (2018) clarified that as long as the federal deduction is set at \$0, there is no Missouri dependent or stillbirth deduction allowed. However, the TCJA is set to expire for tax year 2026 unless reauthorized by Congress. B&P notes that taxpayers would choose this deduction in years that they qualify as the dependent and stillbirth deductions are \$1,200 for each qualifying child, while this deduction is \$2,400 for each qualifying child.

Based on data published by DHSS, on average there were 70,577 live births from 2018-2022.

Therefore, B&P estimates that this proposal could exempt approximately \$169,384,320 (70,577 x \$2,400). However, deductions do not reduce revenues on a dollar-for-dollar basis, but rather in proportion to the top tax rate applied. Therefore, B&P will show the estimated impacts throughout the implementation of the tax rate reductions from SB 3 (2022). Table 1 shows the estimated impact by year.

Table 1: Estimated Revenue Loss by Fiscal Year

Tax	Tax Year (Fiscal Year)			
Rate	2026 (FY27)	2027 (FY28)	2028 (FY29)	2029 (FY30)
4.7%	(\$7,961,063)	(\$7,961,063)	(\$7,961,063)	(\$7,961,063)
4.6%	(\$7,791,679)	(\$7,791,679)	(\$7,791,679)	(\$7,791,679)
4.5%		(\$7,622,294)	(\$7,622,294)	(\$7,622,294)

Therefore, B&P estimates that this provision could reduce TSR and GR by \$7,961,063 (top tax rate 4.7%) or by \$7,791,679 (top tax rate 4.6%) in FY27. Once SB 3 (2022) has fully implemented, this proposal could reduce TSR and GR by \$7,622,294 annually.

Officials from the **Department of Revenue (DOR)** note Currently in statutes a person is allowed an individual income tax deduction (\$1,200) for the following

143.161.1 a dependency deduction

143.161.2 a head of household deduction

143.161.3 a stillbirth exemption.

In December of 2017, the Tax Cuts and Jobs Act passed at the federal level set the dependency deduction at zero. HB 2540 adopted in 2018, by the Missouri General Assembly, added language to Missouri's dependency deduction that makes the state deduction zero if the federal deduction is zero. Because of the language of HB 2540, Missouri's dependent deduction went to zero in 2018.

This proposal attempts to create another deduction (Section 143.161.4). This would allow a taxpayer to claim a deduction in a year in which the taxpayer gives birth to a child. The deduction would be \$2,400 for each child for which the taxpayer is entitled to a dependency exemption even if the dependency exemption is zero. Therefore in 2024, a woman who gives birth to a child would be eligible to receive a \$2,400 deduction for that child.

The Department notes that over the last three years the average number of children born in Missouri was 69,009 a year. Which would result in \$165,621,600 (\$2,400 deduction * 69,009 kids) being taken in deductions annually. A deduction is not a dollar-for-dollar reduction of revenue but is based on that tax rate in effect at the time. This proposal states it is to begin with tax years 2026 and the estimated tax rate for 2025 is 4.7% and it is estimated to remain at the 4.7% for 2026. Therefore, this would result in a loss to general revenue of \$7,784,215 (\$165,621,600 * .047) starting in FY 27 when the first returns are filed claiming the credit.

It should be noted that per SB 3 (2022) the tax rate is scheduled to drop in future years. The amount of revenue loss would depend on the tax rate at that time.

Tax	2026 (FY			2029 (FY
Rate	27)	2027 (FY 28)	2028 (FY 29)	30)
4.70%	(\$7,784,215)	(\$7,784,215)	(\$7,784,215)	(\$7,784,215)
4.60%		(\$7,618,594)	(\$7,618,594)	(\$7,618,594)
4.50%			(\$7,452,972)	(\$7,452,972)

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This would be a new deduction that would need to be added to the MO-1040 MO-104A, and the MO-1120 (\$2,200 each), to the department's website and to the department's individual income tax computer filing system (\$7,327). These changes are estimated at \$9,527. Additionally, to prevent fraud, DOR would require information on the children being claimed such as name and social security number. This would require the creation of a new form estimated at \$10,000. DOR assumes the department would need at least one Associate Customer Service Representative (\$37,020) for processing these returns. Should errors or correspondence be generated to require additional FTE DOR would seek those FTE through the appropriation process.

1 FTE Associate Customer Service Rep for every 14,700 errors created

1 FTE Associate Customer Service Rep for every 5,700 pieces of correspondence generated.

Oversight notes this proposal begins January 1, 2026, and the tax returns claiming the deduction would be filed starting in FY 2027.

Oversight assumes the Department of Revenue is provided with core funding to handle a certain amount of activity each year. However, given the number of returns which might be affected Oversight will show the abovementioned 1 FTE for purposes of this fiscal note. If multiple bills pass which require additional staffing and duties at substantial costs, DOR could request funding through the appropriation process.

However, Oversight notes the first tax year in which taxpayers would qualify for the new/expanded tax deduction(s) is Tax Year 2026. Oversight notes individuals would not file their Tax Year 2026 tax returns until after January 1, 2027 (6 months after the beginning of Fiscal Year 2027). Therefore, Oversight will report DOR's administrative cost(s) beginning in Fiscal Year 2027 assuming DOR can hire and train such FTE(s) within the first six (6) months of Fiscal Year 2027; before Tax Year 2026 tax returns would begin to be filed claiming the new/expanded tax deductions.

Oversight notes officials from B&P and DOR both assume the proposal will have a direct fiscal impact on state revenues. Oversight does not have any information to the contrary. Therefore, Oversight will reflect DOR's estimated impact in the fiscal note.

Oversight notes for the purpose of the fiscal note, Oversight assumes a top income tax rate of 4.7% in tax year 2025 (FY 2026) and future income tax rate reductions from SB 3 (2022) will trigger consecutively (4.6% in FY 2027 and 4.5% in FY 2028+).

FISCAL IMPACT – State Government	FY 2026	FY 2027	FY 2028
	(10 Mo.)		
GENERAL REVENUE FUND			

FISCAL IMPACT – State Government	FY 2026	FY 2027	FY 2028
	(10 Mo.)		
<u>Costs</u> - DOR - §143.161			
Personal Service	\$0	(\$37,760)	(\$38,516)
Fringe Benefits	\$0	(\$30,926)	(\$31,229)
Exp. & Equip.	<u>\$0</u>	(\$27,390)	(\$582)
<u>Total Costs</u> -	\$0	(\$96,076)	(\$70,327)
FTE Change	0 FTE	1 FTE	1 FTE
Revenue Reduction - §143.161 - Born		Could exceed	Could exceed
Child Income Tax Deduction	<u>\$0</u>	(\$7,618,594)	(\$7,452,972)
ESTIMATED NET EFFECT ON		Could exceed	Could exceed
GENERAL REVENUE FUND	<u>\$0</u>	<u>(\$7,714,670)</u>	<u>(\$7,523,299)</u>
			-
Estimated Net FTE Change on General			
Revenue	0 FTE	1 FTE	1 FTE

FISCAL IMPACT – Local Government	FY 2026	FY 2027	FY 2028
	(10 Mo.)		
	<u>\$0</u>	<u>\$0</u>	<u>\$0</u>

FISCAL IMPACT – Small Business

No direct fiscal impact to small businesses would be expected as a result of this proposal.

FISCAL DESCRIPTION

Current law authorizes a taxpayer to claim a \$1,200 exemption for each dependent for whom such taxpayer is entitled to a dependency exemption for federal tax purposes, provided such federal exemption is not equal to \$0. This act authorizes a taxpayer to claim a \$2,400 exemption during the tax year in which a taxpayer gives birth to a child for which the taxpayer is entitled to a dependency exemption for federal tax purposes, regardless of whether the federal exemption is equal to \$0.

This legislation is not federally mandated, would not duplicate any other program and would not require additional capital improvements or rental space.

SOURCES OF INFORMATION

Department of Revenue

KLP:LR:OD

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