## HOUSE BILL 1206

## State of Washington 68th Legislature 2023 Regular Session

**By** Representatives Pollet, Walen, Leavitt, Orwall, Chapman, Rule, Ryu, Berry, Bateman, Berg, Ramel, Ormsby, Callan, Senn, Ortiz-Self, Fosse, Paul, and Thai; by request of Attorney General

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AN ACT Relating to tax relief for newspaper publishers; amending RCW 82.04.260, 35.102.150, 82.04.460, and 82.08.806; adding a new section to chapter 82.04 RCW; creating new sections; providing an effective date; and providing an expiration date.

5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

6 <u>NEW SECTION.</u> Sec. 1. The legislature finds that Washington 7 state's local newspapers and online digital news publishers are 8 important providers of journalism in their communities. Across the 9 state and the country, local newspapers are vanishing at an alarming 10 rate.

11 Since the advent of the internet, Washington state newspapers, 12 large and small, have experienced severe financial losses that caused 13 layoffs and reduced journalistic capacity. Between 2005 and 2020, 14 Washington state newspapers lost 67 percent of their newsroom 15 employees. Many print media organizations operate at a deficit due to 16 disruption of traditional revenue streams and even the surviving 17 legacy news organizations are cutting staff and circulation. 18 Washington state has lost more than two dozen weeklies and three 19 dailies since 2004. The decline of these journalistic institutions 20 represents a threat to democracy, government accountability, and 21 civic engagement.

A Portland State University study found that the loss of local journalism is correlated to a decline in civic engagement, both nationally and in Washington state, which includes contacting a public office to express an opinion, participating in school groups, community associations, or civic organizations, and serving on a committee of any group or organization.

7 The legislature finds that local journalism can help keep watch 8 over health trends in the community by identifying and preventing 9 disease. The legislature finds that rural and underserved communities 10 are the hardest hit in the area of public health when newspapers 11 decline.

12 The legislature finds that local journalism helps combat 13 government corruption and holds powerful institutions accountable. 14 Studies have revealed a correlation between the loss of local 15 journalism and higher taxes.

16 The legislature finds that community-focused online digital 17 publishers provide a vital service to geographically remote and 18 ethnically diverse communities by producing timely, community-focused 19 information in an accessible format. Furthermore, local print and 20 digital news sources are often the most accurate and accessible 21 sources of news and community discourse.

22 Without legislative action, the current business and occupation 23 tax preference for newspaper publishers will expire on July 1, 2024. 24 By increasing this tax benefit and expanding eligibility to online 25 publishers, the legislature intends to protect local newspapers and 26 the multitude of benefits their services provide to enrich civic 27 life, ensure accountability, and protect our state's democratic 28 systems.

29 <u>NEW SECTION.</u> Sec. 2. A new section is added to chapter 82.04 30 RCW to read as follows:

31 (1) In computing the taxes imposed under this chapter, a person 32 may deduct from the measure of tax amounts received for engaging in 33 any of the following activities:

34 (a) Printing a newspaper, publishing a newspaper, or both; and

35 (b) Publishing eligible digital content, but only if the person's 36 primary business activity is creating and publishing eligible digital 37 content.

38 (2) In cases where a publisher charges a single, nonvariable 39 amount to advertise in, subscribe to, or access content in both a

1 publication identified in subsection (1) of this section and another 2 type of publication, the entire amount of such charge is deductible 3 under this section.

4 (3) A person claiming a deduction under this section must include
5 the deductible amount in its gross income reported on its excise tax
6 return.

7 (4)(a) For purposes of this section, "eligible digital content"
8 means a publication that:

9 (i) Is published at regularly stated intervals at least once 10 every three months;

11 (ii) Has at least two but no more than 50 employees, at least one 12 of whom creates content for the publication;

(iii) Primarily features written content, the largest category of which contains material that identifies the author or the original source of the material; and

16 (iv) Is made available to readers primarily or exclusively in an 17 electronic format.

(b) "Eligible digital content" does not include digital content reated by a radio or television broadcaster as defined in RCW 82.08.0208.

21 (5) This section expires January 1, 2035.

22 Sec. 3. RCW 82.04.260 and 2022 c 16 s 140 are each amended to 23 read as follows:

24 (1) Upon every person engaging within this state in the business 25 of manufacturing:

(a) Wheat into flour, barley into pearl barley, soybeans into
soybean oil, canola into canola oil, canola meal, or canola byproducts, or sunflower seeds into sunflower oil; as to such persons
the amount of tax with respect to such business is equal to the value
of the flour, pearl barley, oil, canola meal, or canola by-product
manufactured, multiplied by the rate of 0.138 percent;

(b) Beginning July 1, 2025, seafood products that remain in a 32 raw, raw frozen, or raw salted state at the completion of the 33 34 manufacturing by that person; or selling manufactured seafood 35 products that remain in a raw, raw frozen, or raw salted state at the completion of the manufacturing, to purchasers who transport in the 36 ordinary course of business the goods out of this state; as to such 37 38 persons the amount of tax with respect to such business is equal to the value of the products manufactured or the gross proceeds derived 39

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1 from such sales, multiplied by the rate of 0.138 percent. Sellers 2 must keep and preserve records for the period required by RCW 3 82.32.070 establishing that the goods were transported by the 4 purchaser in the ordinary course of business out of this state;

(c) (i) Except as provided otherwise in (c) (iii) of this 5 6 subsection, from July 1, 2025, until January 1, 2036, dairy products; 7 or selling dairy products that the person has manufactured to purchasers who either transport in the ordinary course of business 8 the goods out of state or purchasers who use such dairy products as 9 an ingredient or component in the manufacturing of a dairy product; 10 11 as to such persons the tax imposed is equal to the value of the 12 products manufactured or the gross proceeds derived from such sales multiplied by the rate of 0.138 percent. Sellers must keep and 13 14 preserve records for the period required by RCW 82.32.070 establishing that the goods were transported by the purchaser in the 15 16 ordinary course of business out of this state or sold to a 17 manufacturer for use as an ingredient or component in the manufacturing of a dairy product. 18

19 (ii) For the purposes of this subsection (1)(c), "dairy products" 20 means:

(A) Products, not including any cannabis-infused product, that as of September 20, 2001, are identified in 21 C.F.R., chapter 1, parts 131, 133, and 135, including by-products from the manufacturing of the dairy products, such as whey and casein; and

(B) Products comprised of not less than seventy percent dairy products that qualify under (c)(ii)(A) of this subsection, measured by weight or volume.

(iii) The preferential tax rate provided to taxpayers under this subsection (1)(c) does not apply to sales of dairy products on or after July 1, 2023, where a dairy product is used by the purchaser as an ingredient or component in the manufacturing in Washington of a dairy product;

(d) (i) Beginning July 1, 2025, fruits or vegetables by canning, 33 preserving, freezing, processing, or dehydrating fresh fruits or 34 vegetables, or selling at wholesale fruits or vegetables manufactured 35 36 by the seller by canning, preserving, freezing, processing, or dehydrating fresh fruits or vegetables and sold to purchasers who 37 transport in the ordinary course of business the goods out of this 38 39 state; as to such persons the amount of tax with respect to such 40 business is equal to the value of the products manufactured or the

1 gross proceeds derived from such sales multiplied by the rate of 2 0.138 percent. Sellers must keep and preserve records for the period 3 required by RCW 82.32.070 establishing that the goods were 4 transported by the purchaser in the ordinary course of business out 5 of this state.

6 (ii) For purposes of this subsection (1)(d), "fruits" and 7 "vegetables" do not include cannabis, useable cannabis, or cannabis-8 infused products; and

(e) Wood biomass fuel; as to such persons the amount of tax with 9 respect to the business is equal to the value of wood biomass fuel 10 manufactured, multiplied by the rate of 0.138 percent. For the 11 purposes of this section, "wood biomass fuel" means a liquid or 12 gaseous fuel that is produced from lignocellulosic feedstocks, 13 including wood, forest, or field residue and dedicated energy crops, 14 and that does not include wood treated with chemical preservations 15 16 such as creosote, pentachlorophenol, or copper-chrome-arsenic.

(2) Upon every person engaging within this state in the business of splitting or processing dried peas; as to such persons the amount of tax with respect to such business is equal to the value of the peas split or processed, multiplied by the rate of 0.138 percent.

(3) Upon every nonprofit corporation and nonprofit association engaging within this state in research and development, as to such corporations and associations, the amount of tax with respect to such activities is equal to the gross income derived from such activities multiplied by the rate of 0.484 percent.

(4) Upon every person engaging within this state in the business of slaughtering, breaking and/or processing perishable meat products and/or selling the same at wholesale only and not at retail; as to such persons the tax imposed is equal to the gross proceeds derived from such sales multiplied by the rate of 0.138 percent.

(5) (a) Upon every person engaging within this state in the business of acting as a travel agent or tour operator and whose annual taxable amount for the prior calendar year from such business was two hundred fifty thousand dollars or less; as to such persons the amount of the tax with respect to such activities is equal to the gross income derived from such activities multiplied by the rate of 0.275 percent.

(b) Upon every person engaging within this state in the business of acting as a travel agent or tour operator and whose annual taxable amount for the prior calendar year from such business was more than

1 two hundred fifty thousand dollars; as to such persons the amount of 2 the tax with respect to such activities is equal to the gross income 3 derived from such activities multiplied by the rate of 0.275 percent 4 through June 30, 2019, and 0.9 percent beginning July 1, 2019.

5 (6) Upon every person engaging within this state in business as 6 an international steamship agent, international customs house broker, 7 international freight forwarder, vessel and/or cargo charter broker 8 in foreign commerce, and/or international air cargo agent; as to such 9 persons the amount of the tax with respect to only international 10 activities is equal to the gross income derived from such activities 11 multiplied by the rate of 0.275 percent.

12 (7) Upon every person engaging within this state in the business of stevedoring and associated activities pertinent to the movement of 13 14 goods and commodities in waterborne interstate or foreign commerce; as to such persons the amount of tax with respect to such business is 15 16 equal to the gross proceeds derived from such activities multiplied 17 by the rate of 0.275 percent. Persons subject to taxation under this 18 subsection are exempt from payment of taxes imposed by chapter 82.16 RCW for that portion of their business subject to taxation under this 19 subsection. Stevedoring and associated activities pertinent to the 20 conduct of goods and commodities in waterborne interstate or foreign 21 22 commerce are defined as all activities of a labor, service or transportation nature whereby cargo may be loaded or unloaded to or 23 from vessels or barges, passing over, onto or under a wharf, pier, or 24 25 similar structure; cargo may be moved to a warehouse or similar holding or storage yard or area to await further movement in import 26 or export or may move to a consolidation freight station and be 27 stuffed, unstuffed, containerized, separated or otherwise segregated 28 or aggregated for delivery or loaded on any mode of transportation 29 for delivery to its consignee. Specific activities included in this 30 31 definition are: Wharfage, handling, loading, unloading, moving of 32 cargo to a convenient place of delivery to the consignee or a 33 convenient place for further movement to export mode; documentation services in connection with the receipt, delivery, checking, care, 34 custody and control of cargo required in the transfer of cargo; 35 36 imported automobile handling prior to delivery to consignee; terminal stevedoring and incidental vessel services, including but not limited 37 to plugging and unplugging refrigerator service to containers, 38 39 trailers, and other refrigerated cargo receptacles, and securing ship 40 hatch covers.

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1 (8)(a) Upon every person engaging within this state in the 2 business of disposing of low-level waste, as defined in RCW 3 70A.380.010; as to such persons the amount of the tax with respect to 4 such business is equal to the gross income of the business, excluding 5 any fees imposed under chapter 70A.384 RCW, multiplied by the rate of 6 3.3 percent.

7 (b) If the gross income of the taxpayer is attributable to 8 activities both within and without this state, the gross income 9 attributable to this state must be determined in accordance with the 10 methods of apportionment required under RCW 82.04.460.

(9) Upon every person engaging within this state as an insurance producer or title insurance agent licensed under chapter 48.17 RCW or a surplus line broker licensed under chapter 48.15 RCW; as to such persons, the amount of the tax with respect to such licensed activities is equal to the gross income of such business multiplied by the rate of 0.484 percent.

(10) Upon every person engaging within this state in business as a hospital, as defined in chapter 70.41 RCW, that is operated as a nonprofit corporation or by the state or any of its political subdivisions, as to such persons, the amount of tax with respect to such activities is equal to the gross income of the business multiplied by the rate of 0.75 percent through June 30, 1995, and 1.5 percent thereafter.

(11) (a) Beginning October 1, 2005, upon every person engaging 24 25 within this state in the business of manufacturing commercial airplanes, or components of such airplanes, or making sales, at 26 retail or wholesale, of commercial airplanes or components of such 27 28 airplanes, manufactured by the seller, as to such persons the amount 29 of tax with respect to such business is, in the case of manufacturers, equal to the value of the product manufactured and the 30 31 gross proceeds of sales of the product manufactured, or in the case 32 of processors for hire, equal to the gross income of the business, 33 multiplied by the rate of:

34 (i) 0.4235 percent from October 1, 2005, through June 30, 2007;
 35 (ii) 0.2904 percent beginning July 1, 2007, through March 31,
 36 2020; and

(iii) Beginning April 1, 2020, 0.484 percent, subject to any reduction required under (e) of this subsection (11). The tax rate in this subsection (11)(a)(iii) applies to all business activities described in this subsection (11)(a).

1 (b) Beginning July 1, 2008, upon every person who is not eligible to report under the provisions of (a) of this subsection (11) and is 2 3 engaging within this state in the business of manufacturing tooling specifically designed for use in manufacturing commercial airplanes 4 or components of such airplanes, or making sales, at retail or 5 6 wholesale, of such tooling manufactured by the seller, as to such 7 persons the amount of tax with respect to such business is, in the case of manufacturers, equal to the value of the product manufactured 8 and the gross proceeds of sales of the product manufactured, or in 9 the case of processors for hire, be equal to the gross income of the 10 11 business, multiplied by the rate of:

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(i) 0.2904 percent through March 31, 2020; and

13 (ii) Beginning April 1, 2020, the following rates, which are 14 subject to any reduction required under (e) of this subsection (11):

15 (A) The rate under RCW 82.04.250(1) on the business of making 16 retail sales of tooling specifically designed for use in 17 manufacturing commercial airplanes or components of such airplanes; 18 and

(B) 0.484 percent on all other business activities described inthis subsection (11) (b).

(c) For the purposes of this subsection (11), "commercial airplane" and "component" have the same meanings as provided in RCW 82.32.550.

(d) (i) In addition to all other requirements under this title, a 24 25 person reporting under the tax rate provided in this subsection (11) 26 must file a complete annual tax performance report with the department under RCW 82.32.534. However, this requirement does not 27 28 apply to persons reporting under the tax rate in (a)(iii) of this 29 subsection (11), so long as that rate remains 0.484 percent, or under any of the tax rates in (b)(ii)(A) and (B) of this subsection (11), 30 31 so long as those tax rates remain the rate imposed pursuant to RCW 32 82.04.250(1) and 0.484 percent, respectively.

33 (ii) Nothing in (d)(i) of this subsection (11) may be construed as affecting the obligation of a person reporting under a tax rate 34 provided in this subsection (11) to file a complete annual tax 35 36 performance report with the department under RCW 82.32.534: (A) Pursuant to another provision of this title as a result of claiming a 37 tax credit or exemption; or (B) pursuant to (d) (i) of this subsection 38 39 (11) as a result of claiming the tax rates in (a)(ii) or (b)(i) of 40 this subsection (11) for periods ending before April 1, 2020.

1 (e)(i) After March 31, 2021, the tax rates under (a)(iii) and 2 (b)(ii) of this subsection (11) must be reduced to 0.357 percent 3 provided the conditions in RCW 82.04.2602 are met. The effective date 4 of the rates authorized under this subsection (11)(e) must occur on 5 the first day of the next calendar quarter that is at least sixty 6 days after the department receives the last of the two written 7 notices pursuant to RCW 82.04.2602 (3) and (4).

(ii) Both a significant commercial airplane manufacturer 8 separately and the rest of the aerospace industry as a whole, 9 receiving the rate of 0.357 percent under this subsection (11)(e) are 10 11 subject to the aerospace apprenticeship utilization rates required 12 under RCW 49.04.220 by April 1, 2026, or five years after the effective date of the 0.357 percent rate authorized under this 13 subsection (11)(e), whichever is later, as determined by the 14 15 department of labor and industries.

16 (iii) The provisions of RCW 82.32.805 and 82.32.808 do not apply 17 to this subsection (11)(e).

18 (f)(i) Except as provided in (f)(ii) of this subsection (11), 19 this subsection (11) does not apply on and after July 1, 2040.

(ii) With respect to the manufacturing of commercial airplanes or 20 21 making sales, at retail or wholesale, of commercial airplanes, this subsection (11) does not apply on and after July 1st of the year in 22 23 which the department makes a determination that any final assembly or wing assembly of any version or variant of a commercial airplane that 24 25 is the basis of a siting of a significant commercial airplane manufacturing program in the state under RCW 82.32.850 has been sited 26 27 outside the state of Washington. This subsection (11)(f)(ii) only 28 applies to the manufacturing or sale of commercial airplanes that are basis of a siting of a significant commercial airplane 29 the manufacturing program in the state under RCW 82.32.850. 30 This 31 subsection (11)(f)(ii) continues to apply during the time that a 32 person is subject to the tax rate in (a)(iii) of this subsection (11). 33

34 (g) For the purposes of this subsection, "a significant 35 commercial airplane manufacturer" means a manufacturer of commercial 36 airplanes with at least fifty thousand full-time employees in 37 Washington as of January 1, 2021.

38 (12)(a) Until July 1, 2045, upon every person engaging within 39 this state in the business of extracting timber or extracting for 40 hire timber; as to such persons the amount of tax with respect to the

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business is, in the case of extractors, equal to the value of products, including by-products, extracted, or in the case of extractors for hire, equal to the gross income of the business, multiplied by the rate of 0.4235 percent from July 1, 2006, through June 30, 2007, and 0.2904 percent from July 1, 2007, through June 30, 2045.

7 (b) Until July 1, 2045, upon every person engaging within this state in the business of manufacturing or processing for hire: (i) 8 Timber into timber products or wood products; (ii) timber products 9 into other timber products or wood products; or (iii) products 10 11 defined in RCW 19.27.570(1); as to such persons the amount of the tax with respect to the business is, in the case of manufacturers, equal 12 to the value of products, including by-products, manufactured, or in 13 14 the case of processors for hire, equal to the gross income of the business, multiplied by the rate of 0.4235 percent from July 1, 2006, 15 16 through June 30, 2007, and 0.2904 percent from July 1, 2007, through 17 June 30, 2045.

(c) Until July 1, 2045, upon every person engaging within this 18 state in the business of selling at wholesale: (i) Timber extracted 19 by that person; (ii) timber products manufactured by that person from 20 timber or other timber products; (iii) wood products manufactured by 21 that person from timber or timber products; or (iv) products defined 22 in RCW 19.27.570(1) manufactured by that person; as to such persons 23 the amount of the tax with respect to the business is equal to the 24 25 gross proceeds of sales of the timber, timber products, wood 26 products, or products defined in RCW 19.27.570(1) multiplied by the rate of 0.4235 percent from July 1, 2006, through June 30, 2007, and 27 0.2904 percent from July 1, 2007, through June 30, 2045. 28

29 (d) Until July 1, 2045, upon every person engaging within this state in the business of selling standing timber; as to such persons 30 31 the amount of the tax with respect to the business is equal to the 32 gross income of the business multiplied by the rate of 0.2904 percent. For purposes of this subsection (12)(d), "selling standing 33 timber" means the sale of timber apart from the land, where the buyer 34 is required to sever the timber within thirty months from the date of 35 36 the original contract, regardless of the method of payment for the timber and whether title to the timber transfers before, upon, or 37 after severance. 38

39 (e) For purposes of this subsection, the following definitions 40 apply: 1 (i) "Biocomposite surface products" means surface material 2 products containing, by weight or volume, more than fifty percent 3 recycled paper and that also use nonpetroleum-based phenolic resin as 4 a bonding agent.

(ii) "Paper and paper products" means products made of interwoven 5 6 cellulosic fibers held together largely by hydrogen bonding. "Paper and paper products" includes newsprint; office, printing, fine, and 7 pressure-sensitive papers; paper napkins, towels, and toilet tissue; 8 kraft bag, construction, and other kraft industrial papers; 9 paperboard, liquid packaging containers, containerboard, corrugated, 10 and solid-fiber containers including linerboard and corrugated 11 12 medium; and related types of cellulosic products containing primarily, by weight or volume, cellulosic materials. "Paper and 13 paper products" does not include books, newspapers, magazines, 14 periodicals, and other printed publications, advertising materials, 15 16 calendars, and similar types of printed materials.

(iii) "Recycled paper" means paper and paper products having fifty percent or more of their fiber content that comes from postconsumer waste. For purposes of this subsection (12)(e)(iii), "postconsumer waste" means a finished material that would normally be disposed of as solid waste, having completed its life cycle as a consumer item.

(iv) "Timber" means forest trees, standing or down, on privately or publicly owned land. "Timber" does not include Christmas trees that are cultivated by agricultural methods or short-rotation hardwoods as defined in RCW 84.33.035.

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(v) "Timber products" means:

(A) Logs, wood chips, sawdust, wood waste, and similar products
 obtained wholly from the processing of timber, short-rotation
 hardwoods as defined in RCW 84.33.035, or both;

31 (B) Pulp, including market pulp and pulp derived from recovered 32 paper or paper products; and

33 (C) Recycled paper, but only when used in the manufacture of 34 biocomposite surface products.

(vi) "Wood products" means paper and paper products; dimensional lumber; engineered wood products such as particleboard, oriented strand board, medium density fiberboard, and plywood; wood doors; wood windows; and biocomposite surface products.

(f) Except for small harvesters as defined in RCW 84.33.035, a
 person reporting under the tax rate provided in this subsection (12)

1 must file a complete annual tax performance report with the 2 department under RCW 82.32.534.

3 (g) Nothing in this subsection (12) may be construed to affect 4 the taxation of any activity defined as a retail sale in RCW 5 82.04.050(2) (b) or (c), defined as a wholesale sale in RCW 6 82.04.060(2), or taxed under RCW 82.04.280(1)(g).

7 (13) Upon every person engaging within this state in inspecting, 8 testing, labeling, and storing canned salmon owned by another person, 9 as to such persons, the amount of tax with respect to such activities 10 is equal to the gross income derived from such activities multiplied 11 by the rate of 0.484 percent.

12 (((14)(a) Upon every person engaging within this state in the 13 business of printing a newspaper, publishing a newspaper, or both, 14 the amount of tax on such business is equal to the gross income of 15 the business multiplied by the rate of 0.35 percent until July 1, 16 2024, and 0.484 percent thereafter.

17 (b) A person reporting under the tax rate provided in this 18 subsection (14) must file a complete annual tax performance report 19 with the department under RCW 82.32.534.))

20 Sec. 4. RCW 35.102.150 and 2011 c 174 s 201 are each amended to 21 read as follows:

22 Notwithstanding RCW 35.102.130, a city that imposes a business and occupation tax must allocate a person's gross income from the 23 24 activities of printing, and of publishing newspapers, periodicals, or 25 magazines, to the principal place in this state from which the taxpayer's business is directed or managed. As used in this section, 26 27 activities of printing, and of publishing newspapers, the 28 periodicals, or magazines are those activities to which the <u>deduction</u> in section 2 of this act and the tax rate((s)) in RCW ((82.04.260(13) 29 30 and)) 82.04.280(1)(a) apply.

31 Sec. 5. RCW 82.04.460 and 2014 c 97 s 304 are each amended to 32 read as follows:

(1) Except as otherwise provided in this section, any person earning apportionable income taxable under this chapter and also taxable in another state must, for the purpose of computing tax liability under this chapter, apportion to this state, in accordance with RCW 82.04.462, that portion of the person's apportionable income derived from business activities performed within this state.

1 (2) The department must by rule provide a method of apportioning the apportionable income of financial institutions, 2 where such apportionable income is taxable under RCW 82.04.290. The rule adopted 3 by the department must, to the extent feasible, be consistent with 4 the multistate tax commission's recommended formula for the 5 6 apportionment and allocation of net income of financial institutions as existing on June 1, 2010, or such subsequent date as may be 7 provided by the department by rule, consistent with the purposes of 8 this section, except that: 9

(a) The department's rule must provide for a single factorapportionment method based on the receipts factor; and

12 (b) The definition of "financial institution" contained in 13 appendix A to the multistate tax commission's recommended formula for 14 the apportionment and allocation of net income of financial 15 institutions is advisory only.

(3) The department may by rule provide a method or methods of 16 17 apportioning or allocating gross income derived from sales of telecommunications service and competitive telephone service taxed 18 19 under this chapter, if the gross proceeds of sales subject to tax under this chapter do not fairly represent the extent of the 20 21 taxpayer's income attributable to this state. The rule must provide for an equitable and constitutionally permissible division of the tax 22 23 base.

(4) For purposes of this section, the following definitions applyunless the context clearly requires otherwise:

(a) "Apportionable income" means gross income of the business 26 27 generated from engaging in apportionable activities, including income 28 received from apportionable activities performed outside this state 29 if the income would be taxable under this chapter if received from activities in this state, less the exemptions and deductions 30 31 allowable under this chapter. For purposes of this subsection, 32 "apportionable activities" means only those activities taxed under: (i) RCW 82.04.255; 33

- 34 (ii) RCW 82.04.260 (3), (5), (6), (7), (8), (9), (10), and (13); 35 (iii) RCW 82.04.280(1)(e);
- 36 (iv) RCW 82.04.285;
- 37 (v) RCW 82.04.286;
- 38 (vi) RCW 82.04.290;
- 39 (vii) RCW 82.04.2907;
- 40 (viii) RCW 82.04.2908;

1 (ix) RCW 82.04.263, but only to the extent of any activity that 2 would be taxable under any of the provisions enumerated under (a)(i) 3 through (viii) of this subsection (4) if the tax classification in 4 RCW 82.04.263 did not exist; and

5 (x) RCW ((<del>82.04.260(14) and</del>)) 82.04.280(1)(a) <u>or deductible under</u> 6 <u>section 2 of this act</u>, but only with respect to advertising.

(b)(i) "Taxable in another state" means that the taxpayer is 7 subject to a business activities tax by another state on its income 8 received from engaging in apportionable activities; or the taxpayer 9 is not subject to a business activities tax by another state on its 10 11 income received from engaging in apportionable activities, but any 12 other state has jurisdiction to subject the taxpayer to a business activities tax on such income under the substantial nexus standards 13 14 in RCW 82.04.067(1).

15 (ii) For purposes of this subsection (4)(b), "business activities 16 tax" and "state" have the same meaning as in RCW 82.04.462.

17 Sec. 6. RCW 82.08.806 and 2020 c 139 s 16 are each amended to 18 read as follows:

(1) The tax levied by RCW 82.08.020 does not apply to sales, to a 19 printer or publisher, of computer equipment, including repair parts 20 and replacement parts for such equipment, when the computer equipment 21 is used primarily in the printing or publishing of any printed 22 material, or to sales of or charges made for labor and services 23 24 rendered in respect to installing, repairing, cleaning, altering, or improving the computer equipment. This exemption applies only to 25 computer equipment not otherwise exempt under RCW 82.08.02565. 26

(2) A person taking the exemption under this section must keep records necessary for the department to verify eligibility under this section. This exemption is available only when the purchaser provides the seller with an exemption certificate in a form and manner prescribed by the department. The seller must retain a copy of the certificate for the seller's files.

(3) The definitions in this subsection (3) apply throughout thissection, unless the context clearly requires otherwise.

35 (a) "Computer" has the same meaning as in RCW 82.04.215.

36 (b) "Computer equipment" means a computer and the associated 37 physical components that constitute a computer system, including 38 monitors, keyboards, printers, modems, scanners, pointing devices, 39 and other computer peripheral equipment, cables, servers, and

1 routers. "Computer equipment" also includes digital cameras and 2 computer software.

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(c) "Computer software" has the same meaning as in RCW 82.04.215.

4 (d) "Primarily" means greater than fifty percent as measured by 5 time.

(e) "Printer or publisher" means a person, as defined in RCW
82.04.030, who is subject to tax under RCW ((82.04.260(14) or))
82.04.280(1)(a) or is eligible to claim the deduction under section 2
of this act.

(4) "Computer equipment" does not include computer equipment that 10 11 is used primarily for administrative purposes including but not 12 limited to payroll processing, accounting, customer service, telemarketing, and collection. If computer equipment is used 13 simultaneously for administrative and nonadministrative purposes, the 14 administrative use must be disregarded during the period of 15 16 simultaneous use for purposes of determining whether the computer 17 equipment is used primarily for administrative purposes.

NEW SECTION. Sec. 7. (1) This section is the tax preference performance statement for the tax preference contained in section 2, chapter . . ., Laws of 2023 (section 2 of this act). This performance statement is only intended to be used for subsequent evaluation of the tax preference. It is not intended to create a private right of action by any party or to be used to determine eligibility for preferential tax treatment.

(2) The legislature categorizes this tax preference as one intended to provide tax relief for certain businesses or individuals and to create or retain jobs, as indicated in RCW 82.32.808(2) (c) and (e).

(3) It is the legislature's specific public policy objective toprotect and support local journalism.

31 (4) If a review finds that the tax preference accomplishes its goal of supporting local journalism across the state, measured by 32 retaining 75 percent of the journalism jobs, local newspapers, and 33 community-focused online news outlets based in Washington as of 34 December 31, 2022, or if a review finds that the tax preference 35 enables locally based journalism outlets to continue to exist when 36 compared to states that did not provide similar tax incentives, then 37 38 the legislature intends to extend the expiration date of this tax preference. 39

1 (5) In order to obtain the data necessary to perform the review 2 in subsection (4) of this section, the joint legislative audit and 3 review committee may refer to any data collected by the state.

4 <u>NEW SECTION.</u> Sec. 8. This act takes effect January 1, 2024.

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