

# **Bill Analysis**

Author: Lackey, et al. Sponsor: Bill Number: AB 1973

Related Bills: See Legislative Amended: April 18, 2024

History

#### **SUBJECT**

Gross Income Exclusion for Bobcat Fire

### **SUMMARY**

The bill, under the Personal Income Tax Law (PITL) and the Corporation Tax Law (CTL), would provide a qualified taxpayer an exclusion from gross income for any amount received from a settlement entity in connection with the 2020 Bobcat Fire.

### **RECOMMENDATION**

No position—The Franchise Tax Board (FTB) has not formally voted or taken a position on this bill.

#### SUMMARY OF AMENDMENTS

The April 18, 2024, amendments, changed the operative date, added a specific entity to the definition of settlement entity, made other nonsubstantive changes, and added coauthors. These amendments resolved all implementation, technical, and policy considerations discussed in the FTB's analysis of the bill as introduced on January 30, 2024.

### **REASON FOR THE BILL**

The reason for the bill is to prevent undue hardship for taxpayers who paid or incurred expenses and received amounts in settlement as related to the 2020 Bobcat Fire.

### **ANALYSIS**

This bill would, under the PITL and CTL, provide an exclusion from gross income any qualified amount received by a qualified taxpayer.

For purposes of the PITL and CTL, the following definitions would apply:

- "Qualified amount" means any amount received in settlement by a qualified taxpayer from a settlement entity in connection with the 2020 Bobcat Fire.
- "Qualified taxpayer" means any of the following:
  - Any taxpayer that owned real property located in the County of Los Angeles during the 2020 Bobcat Fire who paid or incurred expenses and received amounts from a settlement arising out of the 2020 Bobcat Fire.
  - Any taxpayer that had a place of business within the County of Los Angeles during the 2020 Bobcat Fire who paid or incurred expenses and received amounts from a settlement arising out of the 2020 Bobcat Fire.
- "Settlement entity" means Southern California Edison or its subsidiary that is making the settlement payment to a qualified taxpayer.

Under the PITL, a "qualified taxpayer" would also include any taxpayer that resided within the County of Los Angeles during the 2020 Bobcat Fire who paid or incurred expenses and received amounts from a settlement arising out of the 2020 Bobcat Fire.

This bill would require the settlement entity to provide, upon request by the FTB, documentation of the settlement payments in the form and manner requested by the FTB.

This bill would, for purposes of complying with Revenue and Taxation Code (RTC) section 41, require the FTB to provide a written report to the Legislature on December 1, 2029, that includes the following:

- To the extent feasible, the number of qualified taxpayers that excluded qualified amounts from gross income, and
- The aggregate amount of those settlement payments arising out of the 2020 Bobcat Fire.

This bill would provide that the Section 41 reporting requirements be treated as an exception to the general prohibition against disclosure of confidential taxpayer information.

This bill would provide that this exclusion would remain in effect only until December 1, 2029, and be repealed as of that date.

# Effective/Operative Date

As an urgency measure, this bill would be effective immediately upon enactment and specifically operative for taxable years beginning on or after January 1, 2024, and before January 1, 2029.

Federal/State Law

### Federal Law

Existing federal law, IRC section 139, provides a general exclusion that gross income does not include any amount an individual receives as a qualified disaster payment. A qualified disaster payment means amounts paid to, or for the benefit of, an individual for several purposes, including to:

- Reimburse or pay reasonable and necessary personal, family, living, or funeral expenses the individual incurred because of a qualified disaster; or
- Reimburse or pay reasonable and necessary expenses the individual incurred for the repair or rehabilitation of a personal residence or repair or replacement of its contents, to the extent that the need for such repair, rehabilitation, or replacement is attributable to a qualified disaster.

For any federally declared disaster, an individual may exclude from income a valid disaster relief payment, which includes any amount the individual receives from the settlement award for a purpose listed above.

A qualified disaster includes any federally declared disaster, as defined in IRC section 165(i). A federally declared disaster is any disaster the President of the United States determines assistance from the federal government under the Robert T. Stafford Disaster Relief and Emergency Assistance Act is warranted. (The Federal Emergency Management Agency's website, www.fema.gov, provides the listing of federally declared disasters.)

### State Law

California generally conforms to IRC section 139, as described above, and specifically allows an exclusion from gross income for:

- Settlement payments received from the Fire Victims Trust.
- Settlement payments received from Southern California Edison for claims relating to the 2017 Thomas Fire or the 2018 Woolsey Fire.
- Settlement payments received from Pacific Gas and Electric Company or its subsidiary for claims in connection with the 2019 Kincade Fire or the 2020 Zogg Fire.

Implementation Considerations

None noted.

**Technical Considerations** 

None noted.

Policy Considerations

None noted.

#### LEGISLATIVE HISTORY

AB 294 (Petrie-Norris, 2023/2024) would have provided a qualified taxpayer an exclusion from gross income for amounts received in settlement for a wildfire or natural disaster. This bill did not pass out of the Assembly Appropriations Committee by the constitutional deadline.

SB 927 (Dahl, 2023/2024) would provide a taxpayer an exclusion from gross income for qualified amounts received in settlement to replace property damaged or destroyed in a natural disaster declared a state of emergency by the Governor and the President of the United States. This bill is currently in the committee process and has been placed in the suspense file.

SB 1004 (Wilk, 2023/2024) would provide a qualified taxpayer an exclusion from gross income for amounts received from a settlement entity for a wildfire. This bill is currently in the committee process and has been placed in the suspense file.

SB 131 (Committee on Budget and Fiscal Review, Chapter 55, Statutes of 2023) among other things provided an exclusion from gross income for amounts received for settlement payments as a result of the 2019 Kincade Fire and 2020 Zogg fire.

SB 1246 (Stern and Valladares, Chapter 841, Statutes of 2022) provides, to qualified taxpayers, an exclusion from gross income for amounts received from Southern California Edison in settlement for claims relating to the 2017 Thomas Fire or the 2018 Woolsey Fire and allows refunds of tax previously paid on those amounts.

## PROGRAM BACKGROUND

None noted.

### FISCAL IMPACT

FTB's costs to implement this bill have yet to be determined. As the bill moves through the legislative process, costs will be determined.

## **ECONOMIC IMPACT**

### Revenue Estimate

This bill would allow a qualified taxpayer a gross income exclusion for amounts received from a settlement entity in connection with the 2020 Bobcat Fire. To determine the magnitude of the potential impact to the General Fund, both, the dollar amount arising from settlement payouts and the timing of those payments must be known. Because it is difficult to predict the amount and timing of settlement payouts, the revenue impact to the General Fund is unknown.

However, it is assumed that for every \$50 million in qualified settlement amounts received, and applying an average tax rate of 5 percent, the estimated revenue loss would be approximately \$2.5 million.

#### **LEGAL IMPACT**

None noted.

#### **EQUITY IMPACT**

None noted.

### **APPOINTMENTS**

None noted.

### SUPPORT/OPPOSITION

Assembly Revenue and Taxation Committee Analysis 04-26-2024

Support: Howard Jarvis Taxpayers Association

Opposition: None on file.

### **ARGUMENTS**

Proponents: The Howard Jarvis Taxpayers Association, writing in support of this bill, notes, in part:

"AB 1973 is a commonsense bill that takes a proactive approach to ensuring these victims receive their just compensation. It is also not unprecedented. A 2011 bill exempted settlements paid out from PG&E to victims of the San Bruno explosion. Further, SB 542 (Dahle), AB 294 (Petrie-Norris) and SB 370 (McGuire) from this session seek to do something similar as well as SB 1246 (Stern, Chapter 841, Statutes of 2022) and AB 1249 (Gallagher, Chapter 749, Statutes of 2022) that passed last session."

Opponents: None on file

# **LEGISLATIVE CONTACT**

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