14-3873

SENATE STATE OF MINNESOTA EIGHTY-EIGHTH SESSION

EAP/DM

S.F. No. 2232

(SENATE AUTHORS: DZIEDZIC	, Rest and Eaton)
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DATE	D-PG	OFFICIAL STATUS
03/03/2014	5934	Introduction and first reading Referred to Taxes

1.1	A bill for an act
1.2	relating to taxation; establishing a new markets tax credit program; authorizing
1.3	rulemaking; requiring a report; proposing coding for new law in Minnesota
1.4	Statutes, chapter 290.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [290.0693] NEW MARKETS TAX CREDIT.
1.7	Subdivision 1. Definitions. (a) For purposes of this section, the following terms
1.8	have the meanings given.
1.9	(b) "Adjusted purchase price" means the product of:
1.10	(1) the amount paid to the issuer of a qualified equity investment for the qualified
1.11	equity investment; and
1.12	(2) the following fraction: (i) the total dollar amount of qualified low-income
1.13	community investments held by the issuer within the state of Minnesota as of the credit
1.14	allowance date during the applicable tax year divided by (ii) the total dollar amount of
1.15	qualified low-income community investments held by the issuer in all states as of the
1.16	credit allowance date during the applicable tax year.
1.17	(c) "Annual allocation authority" means the amount of state new markets tax credit
1.18	authority the commissioner may distribute on an annual basis to qualified community
1.19	development entities for projects within the state of Minnesota.
1.20	(d) "Applicable percentage" means zero percent for each of the first two credit
1.21	allowance dates, seven percent for the third credit allowance date, and eight percent for
1.22	each of the final four credit allowance dates.
1.23	(e) "Commissioner" means the commissioner of revenue.
1.24	(f) "Credit allowance date" means:

	02/24/14	REVISOR	EAP/DM	14-3873	as introduced
2.1	(1) the	e date on which a	qualified equity in	vestment is initially made	; and
2.2	<u> </u>		versary dates there	<u> </u>	
2.3			-	f the state that excludes th	e metropolitan
2.4	area, as defi	ned in section 47	3.121, subdivision	2.	
2.5	<u>(h)</u> "Ir	vestments held b	y an issuer" means	s, for purposes of calculati	ng the adjusted
2.6	purchase pr	ice, any capital or	equity investmen	t held by an issuer even if	the investment
2.7	has been so	ld or repaid; prov	ided that the issue	r reinvests an amount equa	al to the capital
2.8	returned to	or recovered by th	he issuer from the	original investment, exclu	sive of any
2.9	profits realized	zed, in another qu	alified low-income	e community investment w	vithin 12 months
2.10	of the return	n or recovery of th	ne capital investme	ent. For the purposes of th	is requirement,
2.11	an issuer is	not required to rei	invest capital retur	ned from qualified low-inc	come community
2.12	investments	after the sixth an	niversary of the is	suance of the qualified equ	uity investment.
2.13	The qualifie	d low-income con	mmunity investme	nt is considered to be held	l by the issuer
2.14	through the	seventh anniversa	ary of the qualified	l equity investment's issua	nce. Periodic
2.15	amounts rec	eived by the issue	er during a calenda	ar year as repayment of pri	ncipal on a loan
2.16	that is a qua	lified low-income	e community invest	stment must be treated as a	continuously
2.17	invested in	a qualified low-in	come community	investment if the amounts	received are
2.18	reinvested i	n another qualifie	d low-income con	nmunity investment by the	end of the
2.19	following ca	alendar year.			
2.20	<u>(i) "Q</u>	ualified active lov	v-income commun	ity business" has the mean	ning given in
2.21	section 45D	of the Internal R	evenue Code of 19	986, as amended.	
2.22	<u>(j)</u> "Q	ualified communit	ty development en	tity" has the meaning give	en in section 45D
2.23	of the Interr	nal Revenue Code	e of 1986, as amen	ded; provided that the enti	ty has entered
2.24	into an alloc	cation agreement	with the Commun	ity Development Financia	1 Institutions
2.25	Fund of the	United States Tre	easury Department	t with respect to credits au	thorized by
2.26	section 45D	of the Internal R	evenue Code of 19	986, as amended, and inclu	ides the state of
2.27	Minnesota v	within the service	area set forth in th	e allocation agreement.	
2.28	<u>(k)</u> "Q	ualified equity in	vestment" means	any equity investment in a	u qualified
2.29	community	development enti	ty that:		
2.30	<u>(1) is</u>	acquired after Jan	nuary 1, 2013, at it	s original issuance solely	in exchange
2.31	for cash;				
2.32	<u>(2) ha</u>	s at least 85 perce	ent of its cash purc	hase price used by the iss	uer to make
2.33	qualified lov	w-income commu	inity investments;	and	
2.34	(3) is (designated by the	issuer as a qualifie	ed equity investment under	this subdivision
2.35	and is certif	ied by the commi	issioner as not exc	eeding the limitation cont	ained in
2.36	subdivision	2. The term inclu	ides any qualified	equity investment that doe	es not meet the

3.1	provisions of this paragraph if the investment met the definition of a qualified equity
3.2	investment while under possession of a prior holder.
3.3	(1) "Qualified low-income community investment" means any capital or equity
3.4	investment in, or loan to, any qualified active low-income community business. With
3.5	respect to any one qualified active low-income community business, the maximum
3.6	amount of qualified low-income community investments made in the business, on
3.7	a collective basis with all of its affiliates, that may be used for the calculation of the
3.8	numerator described in paragraph (b), clause (2), item (i), is \$10,000,000, whether issued
3.9	to one or several qualified community development entities.
3.10	(m) "Tax credit" means a credit against the tax otherwise due under this chapter or
3.11	any gross premiums tax under chapter 297I.
3.12	(n) "Taxpayer" means any individual or entity subject to the tax imposed under
3.13	this chapter or under chapter 297I.
3.14	Subd. 2. Credit allowed; qualification; limitation. (a) A taxpayer that makes
3.15	a qualified equity investment is entitled to a tax credit subject to the conditions and
3.16	limitations provided in this section.
3.17	(b) The tax credit amount equals the applicable percentage times the adjusted
3.18	purchase price paid to the issuer of a qualified equity investment. The amount of the tax
3.19	credit claimed must not exceed the amount of the taxpayer's state tax liability under this
3.20	chapter or chapter 297I for the tax year for which the tax credit is claimed. On each credit
3.21	allowance date of the qualified equity investment the taxpayer, or subsequent holder of the
3.22	qualified equity investment, is entitled to a tax credit during the taxable year including the
3.23	credit allowance date. The tax credit is not transferable.
3.24	(c) Tax credits earned by a partnership, a limited liability company, an S-corporation,
3.25	or other pass-through entity may be allocated to the partners, members, or shareholders of
3.26	the entity for their direct use in accordance with the provisions of any agreement among
3.27	the partners, members, or shareholders.
3.28	(d) Any amount of tax credit that the taxpayer is prohibited by this section from
3.29	claiming in a taxable year may be carried forward to any of the taxpayer's five subsequent
3.30	taxable years.
3.31	(e) The amount of annual allocation authority permitted under subdivision 5 cannot
3.32	exceed \$25,000,000 per taxable year.
3.33	Subd. 3. Certification. The issuer of the qualified equity investment must certify
3.34	to the commissioner the anticipated dollar amount of the investment to be made within
3.35	the state of Minnesota during the first 12-month period following the initial credit
3.36	allowance date. If on the subsequent credit allowance dates, the actual dollar amount of

4.1	the investment is different than the amount certified, the commissioner may adjust the
4.2	allocation for subsequent taxable years to account for the difference.
4.3	Subd. 4. Credit recapture. (a) The commissioner shall recapture the tax credit
4.4	allowed under this section if:
4.5	(1) any amount of the federal tax credit available with respect to a qualified equity
4.6	investment that is eligible for a tax credit under this section is recaptured under section
4.7	45D of the Internal Revenue Code of 1986, as amended; or
4.8	(2) the issuer of a qualified equity investment redeems or makes principal repayment
4.9	prior to the seventh anniversary of the issuance of the qualified equity investment.
4.10	(b) Any tax credit that is subject to recapture must be recaptured from the taxpayer
4.11	that claimed the tax credit on a return.
4.12	Subd. 5. Allocation of credit. The commissioner shall adopt recapture provisions on
4.13	a scaled proportional basis to administer the annual allocation authority issued for qualified
4.14	equity investments. The commissioner shall allocate the credits on a first-come, first-served
4.15	basis, provided that prior to August 1 of any year, not more than 60 percent of the available
4.16	annual allocation authority is allocated to qualified equity investments located in either
4.17	the metropolitan area as defined in section 473.121, subdivision 2, or greater Minnesota.
4.18	After August 1 of any year, the allocation limitation by geographic area does not apply.
4.19	Subd. 6. Rulemaking. The commissioner may adopt rules to implement this
4.20	section. Rules adopted must be, to the greatest extent possible, compatible to applicable
4.21	credits under section 45D of the Internal Revenue Code of 1986, as amended.
4.22	Subd. 7. Program report. The commissioner of revenue shall report to the
4.23	legislature no later than December 31, 2021, regarding the implementation of this tax
4.24	credit, including an evaluation of the success of the tax credit in the state.
4.25	Subd. 8. Expiration. This section expires seven taxable years following final
4.26	enactment, except that the commissioner's authority to allow the credit under subdivision
4.27	2 based on certificates that were issued under subdivision 3 before expiration remains
4.28	in effect through the year following the year in which all certificates have either been
4.29	canceled or resulted in issuance of credit certificates, or 2028, whichever is earlier. The
4.30	commissioner shall issue the rules for the implementation of this section so as to allow the
4.31	commencement of qualified low-income community investments with tax year 2015.
4.32	EFFECTIVE DATE. This section is effective for taxable years beginning after
4.33	December 31, 2014.