SF764 REVISOR SS S0764-2 2nd Engrossment

SENATE STATE OF MINNESOTA EIGHTY-NINTH SESSION

A bill for an act

relating to economic development; creating an Office of Workforce Housing;

S.F. No. 764

(SENATE AUTHORS: SPARKS, Stumpf, Tomassoni, Weber and Bakk)

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DATE	D-PG	OFFICIAL STATUS
02/12/2015	270	Introduction and first reading
		Referred to Jobs, Agriculture and Rural Development
02/26/2015	419a	Comm report: To pass as amended and re-refer to State and Local Government
03/18/2015	927a	Comm report: To pass as amended and re-refer to Finance See SF2101, Art. 5

1.3 1.4 1.5	creating a workforce housing grant program; creating tax credits for workforce housing; appropriating money for grants for workforce housing; requiring reports; amending Minnesota Statutes 2014, section 290.06, by adding a
1.61.7	subdivision; proposing coding for new law in Minnesota Statutes, chapter 116J. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. [116J.549] OFFICE OF WORKFORCE HOUSING.
1.9	Subdivision 1. Definitions. (a) For the purposes of this section, the following terms
1.10	have the meanings given in this subdivision.
1.11	(b) "City" means any statutory or home rule charter city.
1.12	(c) "Director" means the director of the Office of Workforce Housing.
1.13	(d) "Eligible project area" means a census block with a population density over 200
1.14	persons per square mile according to the most recent United States census data available
1.15	that is within a Greater Minnesota city having a median number of full time private
1.16	sector jobs of at least 500 for the last five years, or an area served by a joint county-city
1.17	economic development authority.
1.18	(e) "Family" means a family member within the meaning of the Internal Revenue
1.19	<u>Code</u> , section 267(c)(4).
1.20	(f) "Fund" means the workforce housing fund created under subdivision 5.
1.21	(g) "Greater Minnesota" means the area of Minnesota located outside the
1.22	metropolitan area as defined in section 473.121, subdivision 2.
1.23	(h) "Joint county-city economic development authority" means an economic
1.24	development authority, formed under Laws 1998, chapter 516, section 1, as a joint
1.25	partnership between a city and county and excluding those established by the county only

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(i) "Market rate residential rental properties" means properties that are rented at	
market value and excludes: (i) properties constructed with financial assistance requiring	ıg
the property to be occupied by residents that meet income limits under federal or state	
law of initial occupancy; and (ii) properties constructed with federal, state, or local floor	<u>od</u>
recovery assistance, regardless of whether that assistance imposed income limits as a	
condition of receiving assistance.	
(j) "Nonstate funding" means funding that is not part of a state-funded grant	
program, including any funds from the workforce housing fund created under this section	on.
(k) "Office" means the Office of Workforce Housing.	
(l) "Officer" means a person elected or appointed by the board of directors to man	age
the daily operations of a business.	
(m) "Principal" means a person having authority to act on behalf of a business.	
(n) "Qualified investment" means a cash investment or the fair market value	
equivalent for common stock, land, a partnership or membership interest, preferred	
stock, debt with mandatory conversion to equity, or an equivalent ownership interest a	<u>s</u>
determined by the director that is made in a qualified workforce housing project.	
(o) "Qualified project investor" means an investor who has been certified by the	
director under subdivision 7.	
(p) "Qualifying workforce housing project" means a project:	
(1) for market rate residential rental properties with a minimum of three dwelling	3
units;	
(2) with a cost per unit of no more than \$250,000 and no less than \$75,000;	
(3) located in an eligible project area with a rental vacancy rate lower than five percentage of the control of	ent
for more than two years based on the most recently available data in a city housing analy	sis;
(4) having more than 50 percent nonstate funding proposed to fund the project;	
(5) located in a city that has a jobs-to-population ratio of greater than 40 percent	
as measured by the median number of jobs in a city for the last five years compared	
with the median population of the city for the last five years or an area served by a join	<u>1t</u>
county-city economic development authority; and	
(6) that has been designated by the director as a qualifying workforce housing proj	ect.
Subd. 2. Office of Workforce Housing established; purpose. The Office of	
Workforce Housing is established within the Department of Employment and Economic	ic
Development.	
The purpose of the office is to encourage, foster, develop, and improve workforce	<u>e</u>
housing within the state in order to promote job creation and to provide a high quality	

3.1	workforce for Minnesota businesses by increasing the supply of workforce housing in
3.2	Greater Minnesota.
3.3	Subd. 3. Director and staff. The office consists of a director of the Office of
3.4	Workforce Housing and any other staff necessary to carry out the office's duties under
3.5	subdivision 4. The director must be appointed by the commissioner of the Department
3.6	of Employment and Economic Development and serves in the unclassified service.
3.7	The director must be qualified by experience and training in housing development and
3.8	community development.
3.9	Subd. 4. Duties. The director has the power and duty to:
3.10	(1) administer the workforce housing fund for the state of Minnesota;
3.11	(2) coordinate with state, regional, local, and private entities to develop workforce
3.12	housing;
3.13	(3) provide consultation services to local units of government or other project
3.14	sponsors in connection with the financing, planning, acquisition, improvement,
3.15	construction, or development of any workforce housing project;
3.16	(4) consult and coordinate with the Housing Finance Agency and community
3.17	housing organizations to organize workforce housing projects and programs;
3.18	(5) serve as an information clearinghouse for other programs that provide assistance
3.19	and funding to developers or others seeking to build workforce housing;
3.20	(6) provide grants and certify investor tax credits for eligible projects in workforce
3.21	housing;
3.22	(7) provide an annual report as required by subdivision 9;
3.23	(8) set and collect reasonable application fees for grant programs and tax credit
3.24	applications available under this section;
3.25	(9) certify qualifying workforce housing projects; and
3.26	(10) perform any other activities consistent with the office's purpose.
3.27	Subd. 5. Workforce housing fund. (a) The workforce housing fund is created
3.28	as an account in the special revenue fund in the state treasury. Money in the account
3.29	is appropriated to the director for the purposes in this section to provide grants for
3.30	the purpose of construction, acquisition, rehabilitation, demolition, removal, and
3.31	development, including the cost of infrastructure and materials necessary for the creation
3.32	and production of workforce housing in Greater Minnesota and the cost of personnel
3.33	required to administer programs.
3.34	(b) The fund shall consist of:
3.35	(1) state appropriations;
3.36	(2) investment earnings on money in the fund; and

(3) application fees paid pursuant to programs in this section.

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(c) The director may expend the money from the fund to the extent necessary to carry out the objectives of this section, including hiring necessary staff.

Subd. 6. Grants; project eligibility and preferences. (a) The director shall award grants through a competitive grants program for the purposes defined in this section using the eligibility and preferences provided in this subdivision. If a project meets the qualifications in paragraph (b), the director may certify the project as a qualifying workforce housing project based on the eligibility of the program and the preference in paragraph (c). The total grant to a qualified workforce housing project must not exceed \$1,000,000. The total grants given to projects in a county cannot exceed 40 percent of total funding in the workforce housing fund. Eligible applicants for grants awarded under this section include an incorporated business or partnership, political subdivision, Indian tribe, non-profit organization, cooperative association organized under chapter 308A or 308B, or a limited liability corporation.

- (b) To be eligible for a grant, the project must:
- (1) be for market rate residential rental properties with a minimum of three dwelling units;
 - (2) have an average cost per unit of no more than \$250,000 and no less than \$75,000;
- (3) be located in an eligible project area with a rental vacancy rate lower than five percent for more than two years based on the most recently available data in a city housing analysis;
 - (4) have more than 50 percent nonstate funding proposed to fund the project;
- (5) be located in a city that has a jobs-to-population ratio of greater than 40 percent as measured by the median number of jobs in a city for the last five years compared with the median population of the city for the last five years or an area served by a joint county-city economic development authority; and
 - (6) have been designated by the director as a qualifying workforce housing project.
 - (c) Preferences for grants from the workforce housing fund must be given to projects:
 - (1) that have the largest total private investment in a project per total project cost;
- (2) that can demonstrate that jobs near the workforce housing project are currently unfilled partly due to a lack of workforce housing, and that the workforce housing project would help a local employer fill those unfilled jobs; or
- (3) that can demonstrate that there are a significant number of employees who currently live more than 30 miles from an employer, and that the workforce housing project targets those particular employees.

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Subd. 7. Qualified project investor tax credits. (a) A taxpayer who makes a qualified investment in a qualified workforce housing project is allowed a tax credit for 50 percent of the amount of the qualified investment, up to \$1,000,000, to reduce the taxpayer's income or corporate franchise tax under chapter 290 in the year that the qualified workforce housing project has housing units that are certified for occupancy by the Department of Labor and Industry or a city inspector. The director must not allocate more than \$30,000,000 in credits to qualified project investors for a taxable year. The director cannot allocate more than 40 percent of qualified project investor tax credits to the same qualified workforce housing project.

- (b) The director shall not allocate a credit if the investor is an officer or principal of a business or sole proprietorship, or a family member of an officer or principal of a business or sole proprietorship, that is competing for a grant through the workforce housing fund in the year the tax credit would be awarded.
- (c) Applications for tax credits for a taxable year must be made available by the Office of Workforce Housing by November 1 of the prior year. The office must make every effort to provide applications and relevant data to applicants in a simple, concise manner using plain language. Tax credits must be allocated to qualified project investors in the order that the tax credit request applications are filed with the office, except where the director determines the investment to be circumventing the spirit of the law or where little or no local economic growth would occur as a result of the investment. The director must approve or reject tax credit request applications within 15 days of receiving the application. The investment specified in the application must be made within 60 days of the allocation of the credit. If the investment is not made within 60 days, the credit allocation is canceled. A qualified project investor who fails to invest as specified in the application must notify the commissioner immediately and no later than five business days after the expiration of the 60-day investment period. The director may require an application fee for the applications submitted under this subdivision.
- (d) All tax credit request applications filed with the department on the same day must be treated as having been filed contemporaneously. If two or more qualified project investors file tax credit request applications on the same day, and the aggregate amount of credit allocation claims exceeds the aggregate limit of credits under this section or the lesser amount of credits that remain unallocated on that day, then the credits must be allocated among the qualified project investors who filed on that day on a pro rata basis with respect to the amounts claimed. The pro rata allocation for any one qualified project investor is the product obtained by multiplying a fraction, the numerator of which is the amount of the credit allocation claim filed on behalf of a qualified project investor and the denominator

6.1	of which is the total of all credit allocation claims filed on behalf of all applicants on that
6.2	day, by the amount of credits that remain unallocated on that day for the taxable year.
6.3	(e) The director must notify the commissioner of revenue of credit certificates issued
6.4	under this subdivision.
6.5	Subd. 8. Transfer and revocation of credits. (a) A tax credit under this section
6.6	is not transferable to any other taxpayer.
6.7	(b) If the director discovers that a qualified project investor did not meet the
6.8	eligibility requirements for the tax credits under this section after the credits have been
6.9	allocated, the director may determine that credit allocated is revoked and must be repaid
6.10	by the investor. The director must notify the commissioner of revenue of every credit
6.11	revoked and subject to full or partial repayment under this section.
6.12	Subd. 9. Reporting. Beginning in 2016, the director must annually report by March
6.13	15 to the chairs and ranking minority members of the committees in the senate and house
6.14	of representatives with jurisdiction over taxes and economic development, in compliance
6.15	with sections 3.195 and 3.197, on tax credits issued under this section and the workforce
6.16	housing projects funded by the workforce housing fund. The report must include:
6.17	(1) information about the availability of workforce housing in Greater Minnesota;
6.18	(2) information from employers and communities in Greater Minnesota about
6.19	whether or not workforce housing needs are being met;
6.20	(3) which projects have been funded by the workforce housing fund and whether
6.21	previously funded projects have created economic growth;
6.22	(4) a summary of the Office of Workforce Housing activities to coordinate workforce
6.23	housing for the state;
6.24	(5) any suggested legislation to accelerate construction of workforce housing;
6.25	(6) the number and amount of tax credits issued and the identity of the recipients;
6.26	(7) the amount of investments made to the fund and whether or not those funds
6.27	were for a preferred project;
6.28	(8) the number and amount of tax credits revoked under subdivision 8; and
6.29	(9) any other relevant information needed to evaluate the effect of the grants and tax
6.30	credits available through the Office of Workforce Housing.
6.31	Subd. 10. Appropriations. Amounts in the workforce housing fund are appropriated
6.32	to the commissioner of employment and economic development for costs associated with
6.33	the administration of applications and for the personnel and administrative expenses related
6.34	to administering the workforce housing grant program and investor tax credit programs.
6.35	EFFECTIVE DATE. The tax credits in this section are effective for taxable years

Section 1. 6

beginning after December 31, 2014.

6.36

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Sec. 2. Minnesota Statutes 2014, section 290.06, is amended by adding a subdivision to read:

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- Subd. 37. Workforce housing tax credit. (a) A taxpayer is allowed a credit against the tax under subdivision 1 or 2c equal to the amount certified by the director of workforce housing under section 116J.549, to the taxpayer for the taxable year.
- (b) Credits allowed to a partnership, limited liability company taxed as a partnership, corporation, or multiple owners of property are passed through to the partners, members, shareholders, or owners, respectively, pro rata to each partner, member, shareholder, or owner based on that person's share of the entity's income for the taxable year.
- (c)(1) The credit is limited to the liability for tax. "Liability for tax" for purposes of this subdivision means the tax imposed under subdivision 1 or 2c, as applicable, for the taxable year reduced by the sum of the nonrefundable credits allowed under this chapter.
- (2) For a corporation that is a partner in a partnership, the credit allowed for the taxable year is limited to the lesser of the amount determined under clause (1) for the taxable year or an amount, separately computed with respect to the corporation's interest in the trade, business, or entity, equal to the amount of tax attributable to that portion of taxable income that is allocable or apportionable to the corporation's interest in the trade, business, or entity.
- (3) If the amount of the credit determined under this subdivision for any taxable year exceeds the limitation under clause (1), the excess is a credit carryover to each of the ten succeeding taxable years. The entire amount of the excess unused credit for the taxable year is carried first to the earliest of the taxable years to which the credit may be carried and then to each successive year to which the credit may be carried. The amount of the unused credit that may be added under this clause is limited to the taxpayer's liability for tax, less the credit for the taxable year.
- 7.26 **EFFECTIVE DATE.** The tax credits in this section are effective for taxable years
 7.27 beginning after December 31, 2014.

Sec. 3. APPROPRIATION; OFFICE OF WORKFORCE HOUSING.

\$20,000,000 in fiscal year 2016 and \$20,000,000 in fiscal year 2017 are appropriated from the general fund to the commissioner of employment and economic development for grants under Minnesota Statutes, section 116J.549, subdivision 6. Up to five percent of the appropriation in each year is available to the commissioner for the administration of Minnesota Statutes, section 116J.549.

Sec. 4. APPROPRIATION.

Sec. 4. 7

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An amount sufficient to pay the credits authorized under section 2 is appropriated from the general fund to the commissioner of revenue.

Sec. 4.

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