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EAP/IL

SENATE STATE OF MINNESOTA NINETIETH SESSION

S.F. No. 1181

02	DATE 2/20/2017	D-PG 670	Introduction and first reading Referred to Taxes	OFFICIAL STATUS
			Referred to Taxes	
			A bill f	for an act
	relating	to taxatic	-	housing tax credit; classifying data;
	requirin a subdiv	g reports; vision; 29	amending Minnesota S	Statutes 2016, sections 13.4967, by adding division; proposing coding for new law in
В	BE IT ENA	CTED BY	THE LEGISLATURI	E OF THE STATE OF MINNESOTA:
	Section 1.	Minnesot	a Statutes 2016, sectior	n 13.4967, is amended by adding a subdivision
to	o read:			
	Subd. 9.	Minneso	t a housing credit. Dat	a related to Minnesota housing tax credit
c	ertifications	s and allo	cations are classified in	n section 462A.39.
	EFFEC1	TIVE DA	TE. This section is eff	ective the day following final enactment.
	Sec. 2. [29	0.0682] N	/INNESOTA HOUSI	ING TAX CREDIT.
	Subdivis	ion 1. De t	finitions. For purposes	of this section:
	<u>(1)</u> "entit	y" means	a partnership, limited	liability company taxed as a partnership, S
<u>c</u>	orporation,	or proper	ty with multiple owner	<u>rs;</u>
	<u>(2)</u> "entit	y membe	r" means a partner, me	mber, shareholder, or owner;
	<u>(</u> 3) "taxpa	ayer" mea	ns a taxpayer as defined	d in section 290.01, subdivision 6, or a taxpayer
<u>a</u>	s defined in	section 2	297I.01, subdivision 16	b; and

- (4) terms defined in section 462A.39 have the meanings given in that section. 1.19
- Subd. 2. Credit allowed. (a) A taxpayer is allowed a credit against the taxes imposed 1.20
- under this chapter and chapter 297I. The credit equals the amount allocated to the taxpayer 1.21

Sec. 2.

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2.1	and indicated on the eligibility statement issued to the taxpayer under section 462A.39,

2.2 <u>subdivision 3.</u> The taxpayer may claim the amount allocated in the year in which the credit

2.3 is allocated and in each of the five following taxable years.

2.4 (b) A taxpayer eligible for the credit must submit to the commissioner a copy of the

2.5 eligibility statement issued by the agency or suballocator with respect to the qualified

2.6 <u>Minnesota project, a copy of the project owner's tax return that must be filed as required</u>

2.7 <u>under chapter 289A, and any other information required by the commissioner.</u>

- 2.8 (c) Credits granted to an entity are passed through to the entity members based on each
 2.9 entity member's share of the entity's assets or as specially allocated in the organizational
- 2.10 documents as of the last day of the taxable year in which the eligibility statement was issued.

2.11 If a Minnesota housing tax credit is allowed to an entity with multiple tiers of ownership,

2.12 <u>the credit is passed through to entity members pro rata or as specially allocated in the</u>

- 2.13 organizational documents as of the last day of the taxable year in which the eligibility
- 2.14 statement was issued at each ownership tier.

2.15 <u>Subd. 3.</u> Limitations; carryover. (a) A credit allowed under this section may not exceed 2.16 liability for tax under this chapter and chapter 297I.

2.17 (b) If the amount of the credit under this section exceeds the limitation under paragraph

2.18 (a), the excess is a credit carryover to each of the 11 succeeding taxable years. The entire

2.19 amount of the excess unused credit for the taxable year must be carried first to the earliest

2.20 of the taxable years to which the credit may be carried and then to each successive year to

- 2.21 which the credit may be carried.
- 2.22 (c) Credits under this subdivision apply against liability after any net operating loss
 2.23 carryover incorporated in the calculation of federal taxable income.
- 2.24 Subd. 4. Audit powers. Notwithstanding the eligibility statement issued by the agency

2.25 or a suballocator under section 462A.38, the commissioner may utilize any audit and

2.26 examination powers under chapter 270C or 289A to the extent necessary to verify that the

- 2.27 <u>taxpayer is eligible for the credit and to assess for the amount of any improperly claimed</u>
- 2.28 credit and that the owner is in compliance with the compliance agreement.
- 2.29 EFFECTIVE DATE. This section is effective for taxable years beginning after December
 2.30 31, 2016.

3.1	Sec. 3. Minnesota Statutes 2016, section 297I.20, is amended by adding a subdivision to
3.2	read:
3.3	Subd. 4. Minnesota housing tax credit. An insurance company may claim a credit
3.4	against the premiums tax imposed under this chapter equal to the amount indicated on the
3.5	eligibility statement issued to the company under section 462A.39, subdivision 3. If the
3.6	amount of the credit exceeds the liability for tax under this chapter, the excess is a credit
3.7	carryover to each of the 11 succeeding taxable years. The entire amount of the excess unused
3.8	credit for the taxable year must be carried first to the earliest of the taxable years to which
3.9	the credit may be carried and then to each successive year to which the credit may be carried.
3.10	This credit does not affect the calculation of police and fire aid under section 69.021.
3.11	EFFECTIVE DATE. This section is effective for taxable years beginning after December
3.12	<u>31, 2016.</u>
3.13	Sec. 4. [462A.39] MINNESOTA HOUSING TAX CREDIT.
3.14	Subdivision 1. Definitions. (a) For purposes of this section, the following terms have
3.15	the meanings given unless the context clearly requires otherwise.
3.16	(b) "Compliance agreement" means an agreement:
3.17	(1) between the owner of a qualified Minnesota project and the agency or suballocator;
3.18	(2) that is recorded as an affordable housing restriction on the real property on which
3.19	the qualified Minnesota project is located; and
3.20	(3) that requires the project to be operated under the requirements of this section for the
3.21	compliance period.
3.22	The agreement may be subordinated to the lien of a bank or other institutional lender
3.23	providing financing to the qualified Minnesota project upon the request of the bank or
3.24	lender.
3.25	(c) "Compliance period" means the 15-year period beginning with the first taxable year
3.26	a credit is allowed under this section.
3.27	(d) "Eligibility statement" means a statement issued by the agency or suballocator to the
3.28	owner certifying that a project is a qualified Minnesota project and documenting allocation
3.29	of the Minnesota housing tax credit. The eligibility statement must specify the annual amount
3.30	of the credit allocated to the project for the taxable year and for the five following taxable
3.31	years and be in a form prescribed by the commissioner of the agency, in consultation with
3.32	the commissioner of revenue.
5.54	

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as introduced

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4.1	(e) "Fed	leral low-income ho	using tax credit" 1	neans the federal tax cre	dit provided in
4.2		of the Internal Reven			i
4.3	(f) "Grea	ater Minnesota" mea	uns the area of Mir	nnesota located outside of	f the metropolitan
4.4		ned in section 473.1			i
4.5	<u>(g) "Inte</u>	ernal Revenue Code	" has the meaning	given in section 290.01	, subdivision 31.
4.6	(h) "Mir	nnesota credit period	d" means the six ta	axable years beginning in	n the taxable year
4.7		credit is allocated un		· · · · ·	
4.8	<u>(i)</u> "Own	ner" means the own	er of a qualified N	<u>linnesota project.</u>	
4.9	<u>(j)</u> "Qua	lified Minnesota pro	oject" means a lov	w-income housing project	et that is:
4.10	<u>(1) locat</u>	ted in Minnesota;			
4.11	<u>(2) finar</u>	nced with tax-exemp	ot bonds pursuant	to section $42(i)(2)$ of the	Internal Revenue
4.12	Code;				
4.13	<u>(3) deter</u>	rmined by the agenc	ey to be eligible for	or a federal low-income h	ousing tax credit
4.14	without reg	ard to whether or no	ot a federal low-in	come housing credit is a	llocated to the
4.15	project; and	<u>1</u>			
4.16	<u>(4) a pro</u>	oject for which the c	wner has entered	into a compliance agree	ment with the
4.17	agency or the	he suballocator that	is enforceable by	state and local agencies.	
4.18	<u>(k)</u> "Sub	ballocator" means ar	allocating agenc	y, other than the agency,	of low-income
4.19	federal hou	sing credits and cree	dits under this sec	tion as provided in section	on 462A.222.
4.20	<u>(l)</u> "Tax	payer" has the mean	ing given in secti	on 290.0682, subdivision	<u>n 1.</u>
4.21	(m) Terr	ms not otherwise de	fined in this subdi	vision have the meaning	s given in section
4.22	42 of the In	ternal Revenue Cod	le.		
4.23	<u>Subd. 2.</u>	Minnesota housing	g tax credit; alloc	ation. (a) The agency and	l all suballocators
4.24	may annual	ly allocate credits du	ring a six-year per	riod beginning January 1,	2017, and ending
4.25	December 3	31, 2022. The amou	nt of credits that r	nay be allocated each ye	ar is the sum of:
4.26	<u>(1) \$7,0</u>	<u>00,000;</u>			
4.27	(2) any 1	unused tax credits, i	f any, for the prec	eding calendar years; an	<u>d</u>
4.28	(3) any 1	tax credits recapture	ed and repaid to th	e agency or a suballocat	or by the owner
4.29	<u>of a qualifie</u>	ed Minnesota project	and available for r	eallocation under subdivi	ision 5, paragraph
4.30	<u>(b).</u>				

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5.1	(b) The ag	ency shall allocate	e credits only to a	qualified Minnesota proje	cts that the agency
5.2	determines:			· · · · · ·	
5.3	<u>(1)</u> are elig	gible for the feder	ral low-income h	ousing tax credit; and	
5.4	(2) are not	t financially feasil	ble without the c	redit.	
5.5	(c) The ag	ency must allocat	te 50 percent of 1	the total amount allocated	l to qualified
5.6	Minnesota pro	ojects in greater N	Ainnesota.		
5.7	<u>(d)</u> The ag	gency may not all	ocate more than	one credit to any one qua	lified Minnesota
5.8	project.				
5.9	(e) The all	location to any on	e qualified Minr	nesota project equals one-	sixth of the total
5.10	federal low-in	ncome housing tax	x credit allowabl	e over the ten-year federa	al credit period.
5.11	<u>Subd. 3.</u>	C redit allowed. <u>W</u>	When the agency	or a suballocator allocate	s a credit amount
5.12	to the owner of	of a project, the ag	gency or suballo	cator must issue an eligib	ility statement to
5.13	the owner. Th	e owner may clai	m the amount all	ocated in each year of the	Minnesota credit
5.14	period.				
5.15	<u>Subd. 4.</u>	Credit duration.	Except for unuse	d credits carried forward	under section
5.16	290.0682, the	agency may allo	cate a credit and	issue an eligibility staten	nent to a taxpayer
5.17	for a Minneso	ota housing tax cro	edit for a project	one time, with the credit	allowed in each
5.18	year of the M	innesota credit pe	eriod.		
5.19	<u>Subd. 5.</u>	Recapture; repay	ment. (a) If with	nin the Minnesota credit p	period the agency
5.20	or suballocato	or finds that a qua	lified project iss	ued an eligibility stateme	nt is not meeting
5.21	the terms of the	he compliance ag	reement, the own	ner must repay the follow	ring percentage of
5.22	the credit awa	arded to the project	ct by the agency	or the suballocator:	
5.23		Year of the		Percentage of credi	t required
5.24	Min	nnesota credit per	riod:	to be repaid	<u>d:</u>
5.25		First		100 percent	
5.26		Second		83 percent	
5.27		Third		66 percent	
5.28		Fourth		49 percent	
5.29		<u>Fifth</u>		<u>32 percent</u>	
5.30		Sixth and	later	16 percent	
5.31	<u>(b) No ho</u>	lder of the credit of	other than the ow	vner is responsible for rep	payment of the
5.32	credit.				
5.33	(c) Amoun	nts repaid under th	his subdivision a	re credited to the general	fund.

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6.1	Subd. 6. Data privacy. Data related to Minnesota housing tax credits are nonpublic
6.2	data, or private data on individuals, as defined in section 13.02, subdivision 9 or 12, except
6.3	that for each eligibility statement issued under subdivision 3 the location of the qualified
6.4	Minnesota housing project is public.
6.5	Subd. 7. Report. (a) By January 15 of each year following a year in which the agency
6.6	allocates a credit under this section, the agency shall submit a written report to the chairs
6.7	and ranking minority members of the legislative committees with jurisdiction over housing
6.8	and taxes, in compliance with sections 3.195 and 3.197, on the success and efficiency of
6.9	the Minnesota housing tax credit program.
6.10	(b) The report must:
6.11	(1) specify the number of qualified Minnesota projects that were allocated tax credits
6.12	in the year and the total number of housing units supported in each project;
6.13	(2) provide descriptive information about each qualified Minnesota housing project that
6.14	was allocated credits, including:
6.15	(i) the geographic location of the project; and
6.16	(ii) demographic information about residents intended to be served by the project,
6.17	including household type, income levels, and rents or set-asides; and
6.18	(3) provide housing market and demographic information that demonstrates how the
6.19	qualified Minnesota projects that were allocated tax credits address the need for affordable
6.20	housing in the communities they serve as well as information about any remaining disparities
6.21	in affordability of housing in those communities.
6.22	EFFECTIVE DATE. This section is effective the day following final enactment with
6.23	credit allocations allowed for taxable years beginning after December 31, 2016.
6.24	Sec. 5. PURPOSE STATEMENT; TAX EXPENDITURES.
6.25	Subdivision 1. Authority. This section is intended to fulfill the requirement under
6.26	Minnesota Statutes, section 3.192, that a bill creating, renewing, or continuing a tax
6.27	expenditure must include a statement of intent that clearly provides the purpose for the tax
6.28	expenditure and a standard or goal against which its effectiveness may be measured.
6.29	Subd. 2. Minnesota housing tax credit. The provisions of sections 1 to 3 allowing a
6.30	Minnesota housing tax credit are intended to increase development and availability of
6.31	low-income housing in Minnesota. The standards against which the effectiveness of the
6.32	credit is to be measured are the number of new residential units that became available to

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- 7.1 <u>low-income households in projects that are allocated Minnesota housing credits, compared</u>
- 7.2 with the number of new residential units that became available to low-income households
- 7.3 in calendar year 2016, and also the increase in the number of residential units in high-shortage
- 7.4 areas separately for the seven-county metropolitan area and greater Minnesota.