HOUSE BILL No. 1381

DIGEST OF INTRODUCED BILL

Citations Affected: IC 6-3.1-35.

Synopsis: Affordable housing tax credit. Provides an affordable housing tax credit against state tax liability to a taxpayer for each taxable year in the state tax credit period of a qualified project in an aggregate amount that does not exceed the amount of the taxpayer's aggregate federal tax credit for the qualified project. Provides that an eligible applicant must apply to the Indiana housing and community development authority for an award of affordable housing tax credits.

Effective: July 1, 2020.

Negele

January 15, 2020, read first time and referred to Committee on Ways and Means.
A BILL FOR AN ACT to amend the Indiana Code concerning taxation.

Be it enacted by the General Assembly of the State of Indiana:

SECTION 1. IC 6-3.1-35 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2020]:

Chapter 35. Affordable Housing Tax Credit
Sec. 1. The state tax credit provided by this chapter applies only to taxable years beginning after December 31, 2020. However, beginning July 1, 2020:

(1) eligible applicants may submit applications to the authority for state tax credits for qualified projects; and

(2) the authority may evaluate applications and issue eligibility statements;

under section 6 of this chapter.

Sec. 2. The following definitions apply throughout this chapter:

(1) "Authority" refers to the Indiana housing and community development authority created by IC 5-20-1-3.

(2) "Eligibility statement" refers to the statement issued by the authority to an eligible applicant under section 6 of this
chapter.

3) "Eligible applicant" means a taxpayer who is:

   (A) an owner of a qualified project; or
   (B) a shareholder, member, or partner of an owner of a
       qualified project that is designated by the owner in the
       manner prescribed by the authority.

4) "Federal tax credit" means a federal low income housing
   credit under Section 42 of the Internal Revenue Code (26
   U.S.C. 42) that is a thirty percent (30%) present value credit.
   The term does not include a seventy percent (70%) present
   value credit under Section 42 of the Internal Revenue Code
   for certain new buildings.

5) "Holder of a state tax credit" for a taxable year in a
   qualified project's state tax credit period means:

   (A) the eligible applicant for the qualified project; or
   (B) a shareholder, member, or partner of the owner of the
       qualified project;

   that has a right to claim all or part of the tax credit for the
   taxable year.

6) "Qualified basis" of a qualified project has the meaning
   set forth in Section 42 of the Internal Revenue Code.

7) "Qualified project" means a qualified low income building
   (as defined in Section 42(c) of the Internal Revenue Code):

   (A) that is located in Indiana;
   (B) for which a federal affordable housing tax credit was
       awarded using a thirty percent (30%) present value of the
       qualified basis of the building; and
   (C) that is financed by tax exempt bonds that are subject
       to the private activity bond volume cap (under Section
       42(h)(4) of the Internal Revenue Code).

8) "State tax credit" means the tax credit provided by this
   chapter.

9) "State tax credit period" for a qualified project means the
   period of six (6) taxable years beginning with the taxable year
   in which any amount of the federal tax credit for the qualified
   project is first claimed by a taxpayer.

10) "State tax liability" means a taxpayer's total tax liability
    incurred under:

    (A) IC 6-3-1 through IC 6-3-7 (the adjusted gross income
tax);
    (B) IC 6-5.5 (the financial institutions tax);
    (C) IC 27-1-18-2 (the insurance premiums tax); and
(D) IC 27-1-20-12 (the insurance premiums retaliatory tax);
as computed after the application of the credits that under
IC 6-3.1-1-2 are to be applied before the credit provided by
this chapter.

(11) "Tax credit application" means an application submitted
by an eligible applicant to the authority under section 6 of this
chapter.

(12) "Taxpayer" means an individual, a corporation, an S
corporation, a partnership, a limited partnership, a limited
liability partnership, a limited liability company, or a joint
venture.

Sec. 3. (a) Except as otherwise provided in this chapter, for each
taxable year in the state tax credit period of a qualified project, the
holder of a state tax credit awarded under this chapter for the
qualified project is entitled to a credit against the holder's state tax
liability for the taxable year in an amount equal to:

(1) the percentage of the state tax credit for the taxable year
that the holder retains at the end of the last day of the taxable
year, as determined under subsection (c); multiplied by

(2) the amount of the state tax credit for the qualified project
for the taxable year, as determined under subsection (d).

(b) At the time an eligibility statement is issued to an eligible
applicant, the eligible applicant is considered to have acquired one
hundred percent (100%) of the state tax credit for each taxable
year in the state tax credit period of the qualified project.

(c) The percentage of a state tax credit for a taxable year that a
holder retains at the end of the last day of a taxable year under
subsection (a)(1) is equal to the percentages of the state tax credit
for the taxable year the holder holds before the end of the last day
of the taxable year.

(d) The amount of a state tax credit for a taxable year in the
state tax credit period of a qualified project under subsection (a)(2)
is equal to:

(1) a factor equal to:

(A) one (1); divided by

(B) the number of taxable years in the state tax credit
period for the qualified project; multiplied by

(2) the lesser of:

(A) the amount of the total federal tax credit allowed for
the qualified project, as shown on Internal Revenue
Service Form 8609, Line 1(b) for the qualified project; or
(B) the maximum aggregate amount of state tax credits awarded for the qualified project, as stated in the eligibility statement issued under section 6 of this chapter.

Sec. 4. (a) If a holder's state tax credit exceeds the holder's state tax liability for the taxable year, the excess may be carried forward to any subsequent taxable year and used to reduce the holder's state tax liability during those taxable years. Only the unused part of a state tax credit may be carried forward and used in a subsequent taxable year.

(b) The holder of a state tax credit is not entitled to a carryback or refund of any unused credit.

Sec. 5. If a pass through entity is entitled to a state tax credit but does not have state tax liability against which the state tax credit may be applied, the pass through entity may allocate the state tax credit among the shareholders, members, or partners of the pass through entity in any manner agreed to by the shareholders, members, or partners, regardless of how the federal tax credit for the qualified project is allocated or whether the allocation of the state tax credit under the agreement has substantial economic effect under Section 704(b) of the Internal Revenue Code. A pass through entity or its designee shall certify to the department the amount of the state tax credit that is allocated to each shareholder, member, or partner of the pass through entity for the taxable year, if any, in the manner prescribed by the department.

Sec. 6. (a) An eligible applicant who wishes to obtain the state tax credit provided by this chapter for a qualified project must submit an application to the authority in the manner prescribed by the authority.

(b) An application submitted under subsection (a) must include:

1. the name and address of the qualified project;
2. the name and address of the owner of the qualified project; and
3. any other information required by the authority.

(c) Subject to section 7 of this chapter, the authority shall approve a tax credit application if:

1. the applicant is an eligible applicant;
2. the project identified in the application is a qualified project; and
3. the tax credit application meets any other requirements for receipt of state tax credits established by the authority.

(d) If the authority approves a tax credit application for a qualified project, for each taxable year in the tax credit period the
authority shall approve a maximum amount of state tax credits. The aggregate amount of state tax credits awarded by the authority for the state tax credit period of a qualified project is an amount equal to the federal tax credits specified in a letter issued by the authority for the qualified project under Section 42(m) of the Internal Revenue Code.

(e) If the authority approves a tax credit application for a qualified project, the authority shall issue an eligibility statement to the eligible applicant. The eligibility statement must specify at least the following:

1. A unique identification code for the eligibility statement, determined by the authority.
2. The name of the qualified project.
3. For each taxable year in the state tax credit period of the qualified project, the maximum amount of state tax credit that the authority is awarding to the eligible applicant for the qualified project.

(f) The authority shall transmit a copy of each eligibility statement issued under subsection (e) to the department.

Sec. 7. (a) For each state fiscal year beginning after June 30, 2020, and before July 1, 2022, the aggregate amount of state tax credits awarded by the authority under this chapter may not exceed the sum of:

1. thirty-six million dollars ($36,000,000); and
2. unallocated state tax credits, if any, from preceding state fiscal years.

For purposes of calculating the aggregate state tax credit limit for a state fiscal year, the amounts awarded by the authority are considered to be awarded in the year the award is made to the state tax credit recipient by the authority, notwithstanding the fact that the awarded state tax credit is to be claimed over the state tax credit period.

(b) For each state fiscal year beginning after June 30, 2022, the aggregate amount of state tax credits awarded by the authority under this chapter may not exceed the unallocated state tax credits, if any, from preceding state fiscal years.

(c) To the extent that the tax credit applications requesting state tax credits exceed the amount of available state tax credits in a year, or the authority reasonably anticipates that the requests will exceed the state fiscal year limitation established in subsection (a), the authority may allocate the state tax credits in a manner that furthers the mission and purpose of the authority and otherwise
promotes the establishment of qualified projects.

Sec. 8. To receive the state credit provided by this chapter, a holder of a state tax credit must claim the credit on the holder's annual state tax return in the manner prescribed by the department. The holder of the state tax credit shall submit to the department all information that the department determines is necessary for the calculation of the state tax credit.

Sec. 9. The department or the authority, or both, may adopt rules to implement this chapter.

Sec. 10. This chapter is subject to review under IC 2-5-3.2-1 to evaluate the effectiveness of the state tax credit.